

MHN

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION

**RECEIVED**  
SEP 02 2008  
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MICHAEL W. DOBBINS  
CLERK, U.S. DISTRICT COURT

BRIAN JONES

(Enter above the full name  
of the plaintiff or plaintiffs in  
this action)

08CV4981

JUDGE LEFKOW  
MAG. JUDGE VALDEZ

vs.

LT. EDWARDS, MAJOR

LAKE, C/O KATSA,

C/O TARR, C/O RODRIGUEZ,

TAMMY GARCIA, AMT WORKMAN,

CLEO JOHNSON, LT D. JOHNSON,

SGT. MCNEILL, C/O REGINALD JACKSON, ED BUTKIEWICZ, TERRY MCCANN

(Enter above the full name of ALL  
defendants in this action. Do not  
use "et al.")

CHECK ONE ONLY:

☒ COMPLAINT UNDER THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983  
U.S. Code (state, county, or municipal defendants)

☐ COMPLAINT UNDER THE CONSTITUTION ("BIVENS" ACTION), TITLE  
28 SECTION 1331 U.S. Code (federal defendants)

☐ OTHER (cite statute, if known)

BEFORE FILLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR  
FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.

**I. Plaintiff(s):**

- A. Name: BRIAN JONES
- B. List all aliases: \_\_\_\_\_
- C. Prisoner identification number: K56957
- D. Place of present confinement: STATEVILLE CORRECTIONAL CENTER
- E. Address: P.O. Box 112 JOLIET, IL 60434

(If there is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. number, place of confinement, and current address according to the above format on a separate sheet of paper.)

**II. Defendant(s):**

(In A below, place the full name of the first defendant in the first blank, his or her official position in the second blank, and his or her place of employment in the third blank. Space for two additional defendants is provided in B and C.)

- A. Defendant: CORRECTIONAL OFFICER ~~RODRIGUEZ~~ S. RODRIGUEZ  
 Title: INTERNAL AFFAIRS INVESTIGATOR  
 Place of Employment: STATEVILLE CORRECTIONAL CENTER
- B. Defendant: CORRECTIONAL OFFICER "TARR"  
 Title: INTERNAL AFFAIRS INVESTIGATOR  
 Place of Employment: STATEVILLE CORRECTIONAL CENTER
- C. Defendant: CORRECTIONAL OFFICER KATSA  
 Title: INTERNAL AFFAIRS OFFICER  
 Place of Employment: STATEVILLE CORRECTIONAL CENTER

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

D) DEFENDANT - LIEUTENANT INTERNAL AFFAIRS INVESTIGATOR  
PLACE OF EMPLOYMENT - STATEVILLE CORRECTIONAL CENTER

E) DEFENDANT - TERRY MCCANN  
TITLE - WARDEN

PLACE OF EMPLOYMENT - STATEVILLE CORRECTIONAL CENTER

F) DEFENDANT - LEO JOHNSON

TITLE - HEARING INVESTIGATOR / CHAIRPERSON ADJUSTMENT COMMITTEE  
PLACE OF EMPLOYMENT - STATEVILLE CORRECTIONAL CENTER

G) DEFENDANT - MAJOR LAKE

TITLE - "MAJOR" / REVIEWING OFFICER

PLACE OF EMPLOYMENT - STATEVILLE CORRECTIONAL CENTER

H) DEFENDANT - TAMMY GARCIA

TITLE - GRIEVANCE OFFICER

PLACE OF EMPLOYMENT - STATEVILLE CORRECTIONAL CENTER

I) DEFENDANT - AMI WORKMAN

TITLE - GRIEVANCE OFFICER

PLACE OF EMPLOYMENT - STATEVILLE CORRECTIONAL CENTER

J) DEFENDANT - SGT MEADOWELL

TITLE - "SERGEANT"

PLACE OF EMPLOYMENT - STATEVILLE CORRECTIONAL CENTER

K) DEFENDANT - REGINALD JACKSON

TITLE - CORRECTIONAL OFFICER

PLACE OF EMPLOYMENT - STATEVILLE CORRECTIONAL CENTER

L) DEFENDANT - ED BUTHEWITZ

TITLE - COUNSELOR

PLACE OF EMPLOYMENT - STATEVILLE CORRECTIONAL CENTER

M) DEFENDANT - LT. D. JOHNSON

TITLE - LIEUTENANT / CHAIR PERSON ADJUSTMENT

PLACE OF EMPLOYMENT - STATEVILLE CORRECTIONAL CENTER COMMITTEE

**III. List ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal court in the United States:**

- A. Name of case and docket number: \_\_\_\_\_  
 \_\_\_\_\_
- B. Approximate date of filing lawsuit: \_\_\_\_\_
- C. List all plaintiffs (if you had co-plaintiffs), including any aliases: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_
- D. List all defendants: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_
- E. Court in which the lawsuit was filed (if federal court, name the district; if state court, name the county): \_\_\_\_\_
- F. Name of judge to whom case was assigned: \_\_\_\_\_  
 \_\_\_\_\_
- G. Basic claim made: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_
- H. Disposition of this case (for example: Was the case dismissed? Was it appealed? Is it still pending?): \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_
- I. Approximate date of disposition: \_\_\_\_\_

**IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. CO-PLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.**

**IV. Statement of Claim:**

State here as briefly as possible the facts of your case. Describe how each defendant is involved, including names, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

I, BRIAN JONES WAS TRANSFERRED TO STATEVILLE C.C. FROM MENARD C.C. ON DEC 27<sup>TH</sup> 2006. WHILE IN MENARD CORRECTIONAL CENTER I WAS THREATENED, HARASSED, AND INTIMIDATED BY MENARD INTERNAL AFFAIRS OFFICERS. CONSEQUENTLY ILLINOIS DEPARTMENT OF CORRECTIONS (I.D.O.C.) SENT AN INVESTIGATOR TO TALK TO ME AND INVESTIGATE MY CLAIMS BECAUSE I FILED SEVERAL GRIEVANCES, WROTE DEPUTY DIRECTORS OF I.D.O.C. AND STATE SENATORS ABOUT MY TREATMENT AT MENARD. SUBSEQUENTLY I WAS TRANSFERRED TO STATEVILLE CORRECTIONAL CENTER, ON OR ABOUT APR 27<sup>TH</sup> 2007. I WAS INTERVIEWED BY THE INTERNAL AFFAIRS UNIT PRESENT WAS LT EDWARDS, & INVESTIGATORS S. RODRIGUEZ, A.J. KAJTSA, & TARR

1. I, BRIAN JONES, WAS TRANSFERRED TO STATEVILLE CORRECTIONAL CENTER FROM MENARD CORRECTIONAL CENTER ON DECEMBER 27, 2006
2. WHILE IN MENARD C.C. I WAS THREATENED, HARASSED, AND INTIMIDATED BY MENARD'S INTERNAL AFFAIRS OFFICERS.
3. CONSEQUENTLY, ILLINOIS DEPT OF CORRECTIONS (IDOC) SENT AN INVESTIGATOR TO SPEAK TO ME AND INVESTIGATE MY CLAIMS BECAUSE I FILED SEVERAL GRIEVANCES, WROTE DEPUTY DIRECTORS OF IDOC, AND WROTE STATE SENATORS ABOUT MY TREATMENT AT MENARD C.C.
4. SUBSEQUENTLY, I WAS TRANSFERRED TO STATEVILLE C.C.
5. ON OR ABOUT APR 27, 2007, I WAS INTERVIEWED BY STATEVILLE'S INTERNAL AFFAIRS UNIT.
6. PRESENT FOR THIS INTERVIEW WAS LT EDWARDS, AND INVESTIGATORS "TARK", "RODRIGUEZ", AND "KAJ TSA".
7. I WAS QUESTIONED FIRST BY "LT EDWARDS" ABOUT MY NAME, I.D.# ETC. AND ALSO ABOUT A FIGHT THAT OCCURRED IN THE DINING ROOM THE DAY BEFORE.
8. I TOLD "LT. EDWARDS" THE TRUTH, WHICH WAS THAT I WAS NOT IN THE DINING ROOM AND KNEW NOTHING ABOUT THE FIGHT.
9. "RODRIGUEZ" TOLD ME I WAS A LIAR AND HE KNEW ALL ABOUT ME FROM MENARD AND THAT MENARD HAD A RIGHT TO HARASS ME AND MY FAMILY AND HE WOULD BE DOING THE SAME UNLESS I TOLD HIM EVERYTHING I KNEW.
10. "RODRIGUEZ" THEN SMILED AT ME AND SAID "I HAVE A REAL HARD ON FOR YOU". WHICH I INTERPRETED TO BE A HOMOSEXUAL COME ON AND A THREAT AT THE SAME TIME.
11. KAJ TSA THEN ASKED IF I WAS IN A GANG. I TOLD HIM NO. HE TOLD ME I WAS IN A GANG AND I HADN'T SEEN HARASSMENT UNTIL I SEEN STATEVILLE HARASSMENT AND THAT HE WAS GOING TO HAVE WARREN M. CANN SEND ME TO THE SUPER MAXIMUM FACILITY HERE IN ILLINOIS (TAMMS C.O.) IF I DIDN'T COOPERATE.

12. I CONTINUED TO TELL THEM I DON'T KNOW ANYTHING ABOUT A FIGHT OR ANY GANG ACTIVITY. AS "TARR" WALKED IN AND ASKED IF THIS OUR FRIEND FROM MENARD? AND SAT THERE IDLY, APPROVING, CONDONING, AND PURPOSEFULLY IGNORING THE THREATS BY RODRIGUEZ AND KAJTSA ISSUED AGAINST ME. "TARR" SMILED THE WHOLE TIME.

13. I THEN WAS TOLD BY RODRIGUEZ AND KAJTSA THAT I BETTER GET IN LINE WITH THE STATEVILLE WAY OF OPERATING OR SUFFER THE CONSEQUENCES. THEN I WAS ESCORTED BY OTHER OFFICERS TO MY CELL.

14. DAYS LATER, ON "MAY 2, 2007" I WAS ESCORTED OUT OF MY CELL BY THE "ORANGE CRUSH" TACTICAL UNIT.

15. I WAS TAKEN TO A ROOM TO BE DRUG TESTED BY "RODRIGUEZ". I GAVE HIM A URINE SAMPLE IN A DRUG TEST CUP CALLED "THE QUICK SCREEN FIVE" TESTING CUP. HE TOOK THE CUP TO ANOTHER ROOM WHERE KAJTSA AND TARR WERE CHECKING RESULTS. RODRIGUEZ TOLD ME I COULDN'T SEE THE RESULTS AND THEN ESCORTED ME TO THE DINING ROOM TO WAIT.

16. AN HOUR LATER, I WAS TOLD "ORANGE CRUSH" HAD FOUND SOME CONTRABAND IN MY CELL AND THEN I WAS ESCORTED TO THE SEGREGATION UNIT.

17. THE NEXT DAY "MAY 3 2007" I WAS GIVEN 2 DISCIPLINARY REPORTS, ALSO KNOWN AS "TICKETS". I RECEIVED ONE FOR THE "CONTRABAND", THE OTHER FOR TESTING POSITIVE FOR THC DURING A DRUG TEST THAT WAS ADMINISTERED ON "MAY 1ST 2007".

18. THE CONTRABAND TICKET WAS FOR A PAIR OF BROWN GLOVES AND GRAY SHORTS FOUND IN MY PROPERTY IN MY CELL. THAT I BOUGHT FROM COMMISSARY.

19. THE CONTRABAND TICKET WAS EXPUNGED WHEN I WENT IN FRONT OF THE ADJUSTMENT COMMITTEE BECAUSE THE ITEMS ARE SOLD ON THE PRISON COMMISSARY AT STATEVILLE AND MENARD. THIS WAS MAY 9TH 2007.



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20. I ALSO WENT TO FRUIT OF THE ADJUSTMENT COMMITTEE MAY 9TH 2007 TO DEFEND MYSELF FOR THE DRUG TEST.
  21. MY DEFENSE WAS I DON'T DO DRUGS "PERIOD", I NEVER TOOK A TEST ON MAY 1ST 2007. AND RODRIGUEZ AND KATISA HAD JUST THREATENED ME DAYS BEFORE AND NOW HAD FABRICATED A BOGUS DRUG TEST.
  22. THE ADJUSTMENT COMMITTEE DID NOT RENDER A DECISION ON MAY 9 2007
  23. ON MAY 14TH 2007, I WAS GIVEN ANOTHER TICKET SAYING I FAILED A DRUG TEST GIVEN BY RODRIGUEZ AND KATISA ON MAY 2, 2007.
  24. THE TICKET WAS GIVEN TO ME ON MAY 14 2007. 12 DAYS AFTER THE ALLEGED OFFENSE HAD HAPPENED.
  25. THIS WAS IN VIOLATION OF IAC RULES AND ILLINOIS LAW. 20 ILL ADM. CODE, CH. I, SEC 504.30 "F" WHICH STATES "IN NO EVENT" SHALL A DISCIPLINARY REPORT OR INVESTIGATIVE REPORT BE SERVED UPON AN ADULT OFFENDER MORE THAN 8 DAYS AFTER THE COMMISSION OF AN OFFENSE OR THE DISCOVERY THEREOF UNLESS THE OFFENDER IS UNAVAILABLE OR UNABLE TO PARTICIPATE IN THE PROCEEDING.
  26. ALSO I WAS NEVER ALLOWED TO PRESENT MY DEFENSE FOR THE TICKET I RECEIVED MAY 14TH 2007, WHICH PERTAINED TO THE MAY 2 2007 DRUG TEST. I WAS TOLD I COULDN'T PRESENT ANY DEFENSE OR HAVE ANY HEARING BECAUSE I WAS FOUND GUILTY ALREADY MAY 9TH 2007, EVEN THOUGH I NEVER TOOK A TEST MAY 1ST 2007 AND NEVER HAD A HEARING FOR THE MAY 2 2007 TEST.

THE "QUICK SCREEN FIVE" TESTING CUP IS FOR PRELIMINARY RESULTS ONLY AND CANNOT BE CONSIDERED CONCLUSIVE WITHOUT BEING SENT TO AN OUTSIDE LAB. AND STATEVILLE ACCEPTS THE RESULTS AS IS.

28. 20 ILL. ADM. CODE CH. I SEC. 504.50 (D)(2).

THE REVIEWING OFFICER SHALL REVIEW EACH DISCIPLINARY REPORT AND DETERMINE WHETHER: THE DISCIPLINARY REPORT HAS BEEN COMPLETED PROPERLY, IF NOT THE REVIEWING OFFICER SHALL MAKE THE NECESSARY CORRECTIONS OR DIRECT THE REPORTING EMPLOYEE TO DO SO BEFORE OFFENDER GOES TO THE ADJUSTMENT COMMITTEE. THE OFFENDER SHALL BE PROVIDED WITH A COPY OF THE CORRECTED REPORT. THE REVIEWING OFFICER SHALL FORWARD COPIES OF ALL MAJOR DISCIPLINARY REPORTS TO THE HEARING INVESTIGATOR.

29. "MAJOR LAKE" WHO WAS THE REVIEWING OFFICER HAD AN OPPORTUNITY TO CORRECT THE DATE OR DIRECT THE REPORTING OFFICER TO DO SO, BECAUSE ALONG WITH TICKETS THERE ARE INCIDENT REPORTS THAT ARE FOR EMPLOYEE'S EYES ONLY.

30. 20 ILL. ADM. CODE CH. I SEC. 504.60 (C). STATES THAT THE HEARING INVESTIGATOR MAY CORRECT OR DIRECT THE REPORTING EMPLOYEE TO CORRECT ANY ERRORS IN THE DISCIPLINARY REPORT. THE OFFENDER SHALL BE PROVIDED WITH A COPY OF THE CORRECTED REPORT BEFORE OFFENDER GOES TO THE ADJUSTMENT COMMITTEE.

31. THE HEARING OFFICER "CLEO JOHNSON" HAD AN OPPORTUNITY TO CORRECT THE DATE OR DIRECT THE REPORTING EMPLOYEE TO DO SO. BECAUSE ALONG WITH TICKETS THERE ARE INCIDENT REPORTS THAT ARE FOR EMPLOYEE'S EYES ONLY.

32. BOTH MAJOR LAKE AND CLEO JOHNSON ALLOWED ME TO BE FOUND GUILTY OF A MAY 1ST 2007 DRUG TEST WHICH NEVER HAPPENED AND A MAY 2, 2007 TEST THAT I NEVER WENT TO THE ADJUSTMENT COMMITTEE TO DEFEND MYSELF FOR.

33. AS A RESULT OF THE ABOVE FALSE DISCIPLINARY TICKET I RECEIVED 6 MONTHS PUNITIVE SEGREGATION, 6 MONTHS NON-CONTACT VISITS AND 6 MONTHS C-GRADE. "7"
34. I FILED SEVERAL GRIEVANCES PERTAINING TO THIS DRUG TEST MATTER AND THE INTERNAL AFFAIRS THREATS AND HARASSMENT.
35. I ALSO WROTE IDOC DEPUTY DIRECTOR ROBERTA FEW ABOUT THE SAME MATTERS.
36. IDOC OFFICIALS SENT AN INVESTIGATOR TO SPEAK TO ME ABOUT THESE MATTERS
37. I FILED SEVERAL GRIEVANCES ON THESE MATTERS THROUGH COUNSELOR EDBUTKIEWICZ, GRIEVANCES OFFICERS TAMMY GARCIA AND AMI WORKMAN AND WARDEN TERRY MCCANN. THEY ALL IDLY, APPROVED, CONDONED, AND ASSISTED WITH THEIR CONDUCT BY PURPOSEFULLY DENYING MY GRIEVANCES
38. LT. JOHNSON WAS THE HEAD OF THE ADJUSTMENT COMMITTEE AND FOUND ME GUILTY AND ISSUED THE 6 MONTH PUNITIVE SEGREGATION RECOMMENDATION.
39. AFTER BEING DENIED RELIEF THROUGH THE GRIEVANCE BY THE DEFENDANTS NAMED IN PARAGRAPH 36 I FORWARDED MY GRIEVANCE TO THE ADMINISTRATIVE REVIEW BOARD (ARB) IN SPRINGFIELD, ILLINOIS AS THIS IS THE PROCEDURE. THE ARB, THEREAFTER, EXPUNGED MY TICKET AND HAD ME RELEASED FROM SEGREGATION.
40. BY THAT DATE - THE DAY I WAS RELEASED FROM SEGREGATION STATUS (SEPTEMBER 27, 2007) I HAD BEEN IN SEGREGATION FOR 4 MONTHS AND 25 DAYS.
41. WHILE IN PUNITIVE SEGREGATION I HAD TO ENSURE THE FOLLOWING CRUEL AND UNUSUAL LIVING CONDITIONS.
42. I WAS CONFINED TO A 2 MAN CELL THAT WAS 4x9 IN SIZE.

43. I WAS ONLY GIVEN ONE CREATION DAY THAT CONSISTS "8" OF 5 HOURS ON A SMALL, CAGED IN YARD. THE OTHER 6 DAYS OF THE WEEK I WAS CONFINED 24 HRS IN MY CELL.
44. THERE WERE NO T.V.'S, RADIOS OR TYPE WRITERS ALLOWED.
45. I WAS NOT ALLOWED TO BUY FOOD FROM THE PRISONER COMMISSARY.
46. THE FOOD THEY SERVED FROM THE KITCHEN WAS ALWAYS HALF COOKED, WAS AN INADEQUATE AMOUNT FOR A GROWN MAN, AND WAS ALWAYS COLD BECAUSE THE OFFICERS LET IT SET ON THE CHUCK HOLE OUTSIDE THE CELL BEFORE FEEDING.
47. I LOST CLOSE TO 30 LBS BECAUSE OF THIS.
48. I COULD NOT USE THE PHONE.
49. I HAD TO BE SHACKLED AND HAND CUFFED WITH A BOX AND A CHAIN AROUND MY WAIST AND CHAINED TO THE FLOOR WHILE VISITING MY FAMILY THROUGH A GLASS WHERE THEY COULD SEE ALL OF THIS, LIKE I WAS AN ANIMAL.
50. THE CELLS WERE EXTREMELY DIRTY AND HAD LAYERS OF DECADES OLD LEAD PAINT ON THE WALLS.
51. I WAS NOT PROVIDED WITH ANY CLEANING SUPPLIES BECAUSE NONE ARE ISSUED IN THE PUNITIVE SEGREGATION UNIT.
52. THERE IS AN EXTREMELY MASSIVE AMOUNT OF ROACHES AND MICE IN SEGREGATION UNIT. THE ROACHES LITERALLY CRAWLED ON ME ALL NIGHT AND CAUSED ME TO LOSE REST.
53. THE TOILET FLUSHES ONCE EVERY 15 MINUTES WHICH CAUSED ME TO SMELL MY CELLMATE'S FEES AND MY OWN.
54. I WAS GIVEN ONE 10 MINUTE SHOWER A WEEK WITH WATER THAT HAD LOW PRESSURE.

55. THERE WAS NO MEANINGFUL ACCESS TO THE LAW LIBRARY BECAUSE THERE WAS NO ACCESS TO THE LAW LIBRARY.
56. I WAS GIVEN 2 FILTHY, STAINED, TORN SHEETS AND A FILTHY URINE STAINED MATTRESS.
57. THE ELECTRICAL SOCKETS ARE  $1\frac{1}{2}$  FEET AWAY FROM THE WATER FAUCET WHERE I HAD TO WASH UP EVERY DAY.
58. BREAKFAST WAS SERVED BETWEEN 2:00 AM - 3:00 AM WHICH HURT MY ESOPHAGUS
59. I BROKE OUT WITH RED BUMPS ALL OVER ME BECAUSE IT WAS SO DIRTY
60. AFTER I WAS RELEASED FROM SEGREGATION I WAS PLACED IN THE SAME UNIT, ON WHAT IS CALLED TEMPORARY HOUSING STATUS.
61. IN TEMPORARY HOUSING STATUS I HAD TO ENDURE ALMOST ALL OF THE SAME CRUEL AND UNUSUAL LIVING CONDITIONS.
62. WHILE IN TEMPORARY HOUSING STATUS AN OPENLY HOMOSEXUAL PRISONER NAMED MAGGETTE WAS LET OUT OF SEGREGATION AND CAME IN FRONT OF THE CELL I WAS ASSIGNED TO.
63. PRISONER MAGGETTE TOLD ME I WAS CUTE AND THAT HE LIKED ME. I TOLD HIM I AM NOT GAY AND HE WENT ON TO SAY THAT OFFICERS TOLD HIM TO MOVE IN THE CELL WITH ME, WHICH MADE ME FEEL UNSAFE BECAUSE MAGGETTE CONTINUED TO SAY I WAS CUTE AND HOW EVERYTHING WOULD BE GOOD WHEN HE MOVED IN.
64. I CONVEYED MY FEELINGS OF CONCERN TO C/O JACKSON AND SGT MEDOWELL BECAUSE PRISONER MAGGETTE WAS JUST LET OUT OF SEGREGATION STATUS FOR HAVING SEX WITH ANOTHER PRISONER WHILE IN PROTECTIVE CUSTODY. I WAS GENUINELY CONCERNED ABOUT MY SAFETY.

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65. C/O JACKSON AND SGT MCDOWELL DENIED MY REQUEST "10"  
TO MOVE IN ANOTHER CELL EVEN THOUGH THERE WERE SEVERAL  
CELLS UNOCCUPIED.

66. C/O JACKSON AND SGT MCDOWELL LAUGHED AT ME AND TOLD  
ME TO LET MAGGETTE LIVE WITH ME BECAUSE I MIGHT  
LIKE BECOMING A HOMOSEXUAL. I CONTINUED TO REFUSE.

67. SGT MCDOWELL SAID HE WAS TOLD TO PUT MAGGETTE  
IN THE CELL WITH ME AND I HAD TO LIVE WITH HIM OR GO  
BACK TO SEGREGATION.

68. SO I WAS PLACED BACK IN SEGREGATION FOR THIS INCIDENT  
AND HEARD A TICKET IN FRONT OF THE ADJUSTMENT COMMITTEE,  
THIS TIME HEADED BY CLEO JOHNSON.

69. I EXPLAINED TO CLEO JOHNSON WHAT HAPPENED AND SHE  
FOUND ME GUILTY OF DISOBEYING A DIRECT ORDER AND GAVE  
ME ANOTHER 30 DAYS OF SEGREGATION.

70. WHILE IN SEGREGATION FOR THE INCIDENT WITH MAGGETTE  
I HAD TO ENDURE THE CRUEL AND UNUSUAL CONDITIONS DESCRIBED  
IN PARAGRAPHS 40-59.

71. AFTER SERVING MY 30 DAY SEGREGATION TIME I WAS PLACED  
BACK IN TEMPORARY HOUSING STATUS IN THE SAME UNIT AND  
STAYED THERE FOR ANOTHER 45 DAYS AND WAS FINALLY  
MOVED TO GENERAL POPULATION.

72. I STAYED IN THE SEGREGATION UNIT. FROM MAY 2, 2007 -  
DECEMBER 28, 2007

73. I FILED SEVERAL GRIEVANCES ABOUT THE INCIDENT WITH  
C/O JACKSON, SGT MCDOWELL AND PRISONER MAGGETTE.



74: ED BUTKIEWICZ, TAMMY GARCIA AND TERRY MCCANN  
DISMISSED MY GRIEVANCES

75. I FORWARDED MY GRIEVANCES TO THE ARB IN SPRINGFIELD,  
ILLINOIS AND STILL RECEIVED NO RELIEF

76. THE INCIDENT WITH MAGGETTE OCCURRED ON OCT 12 2007,  
I WENT IN FRONT OF THE ADJUSTMENT COMMITTEE OCT 19 2007,

COUNT 1 - RETALIATION FOR EXERCISING FIRST AMENDMENT  
RIGHT TO SEEK REDRESS OF GRIEVANCES IN VIOLATION OF THE  
EIGHTH AMENDMENT.

(77)  
PLAINTIFF HEREIN RE-ALLEGES AND INCORPORATES PARAGRAPHS  
1-76 INTO THIS COUNT.

(78)  
By THE FORE GOING ACTS, LT EDWARDS, C/O RODRIGUEZ, C/O KATSA,  
C/O TARR, ED BUTKIEWICZ, TAMMY GARCIA, ANNE WORKMAN, TERRY MCCANN,  
MAJOR LAKE, C/O JOHNSON AND LT D. JOHNSON SUBJECTED PLAINTIFF  
TO CRUEL AND UNUSUAL PUNISHMENT FOR EXERCISING HIS FIRST  
AMENDMENT RIGHT.

WHEREFORE, PLAINTIFF JONES REQUEST:

- A. REASONABLE AND APPROPRIATE COMPENSATORY DAMAGES  
ARISING FROM THE WRONGFUL CONDUCT OF THE DEFENDANTS  
NAMED IN PARAGRAPH 78;
- B. PUNITIVE DAMAGES FROM THESE DEFENDANTS IN AMOUNT TO BE  
ASCERTAINED AT TRIAL;
- C. COST, EXPENSES, AND REASONABLE ATTORNEY FEES PURSUANT TO  
42 U.S.C. § 1988; AND
- D. SUCH OTHER RELIEF AS THIS COURT DEEMS NECESSARY  
AND PROPER

## COUNT II RETALIATION IN VIOLATION OF EIGHTH (8th) AMENDMENT

79. PLAINTIFF HEREIN RE ALLEGES AND INCORPORATES PARAGRAPHS 1-76 INTO THIS COUNT.

80. BY THE FOREGOING ACTS, C/O RODRIGUEZ, SGT MEADOWELL, C/O JACKSON, C/O JOHNSON, ED BUTKIEWICZ, TAMMY GARCIA, TERRY MCCANN, SUBJECTED PLAINTIFF TO CRUEL AND UNUSUAL PUNISHMENT FOR REFUSING TO BE CELLED WITH A KNOWN HOMOSEXUAL WHO TRIED TO MAKE SEXUAL ADVANCES ON PLAINTIFF. C/O RODRIGUEZ ALSO MADE SEXUAL ADVANCES BY SAYING "I HAVE A REAL HARD ON FOR YOU" TO PLAINTIFF SUBJECTING PLAINTIFF TO CRUEL AND UNUSUAL PUNISHMENT.

## COUNT III PUNISHMENT WITHOUT DUE PROCESS OF LAW

81. PLAINTIFF HEREIN RE-ALLEGES AND INCORPORATES PARAGRAPHS 1-76 INTO THIS COUNT.

82. AS A PRISONER, PLAINTIFF POSSESSED A LIBERTY INTEREST IN NOT BEING PUNISHED WITHOUT DUE PROCESS OF LAW.

83. CONFINEMENT IN THE SEGREGATION UNIT FOR ALMOST 8 MONTHS AUTHORIZED BY MAJOR LAKE, C/O JOHNSON, LT. D. JOHNSON, ED BUTKIEWICZ, TAMMY GARCIA, ANNE WORKMAN AND TERRY MCCANN CONSTITUTED PUNISHMENT.

84. PLAINTIFF RECEIVED THIS PUNISHMENT (6 MONTHS PUNITIVE SEGREGATION) WITHOUT DUE PROCESS PROTECTIONS TO WHICH HE IS ENTITLED, INCLUDING NOTICE OF CHARGES WITHIN 8 DAYS, INVALID DRUG TESTING CUPS, A RIGHT TO PRESENT A DEFENSE AT A HEARING.

WHEREFORE, PLAINTIFF REQUEST:



A. REASONABLE AND APPROPRIATE COMPENSATORY

DAMAGES ARISING FROM THE WRONGFUL CONDUCT  
OF THE DEFENDANTS NAMED IN PARAGRAPH 83;

B. PUNITIVE DAMAGES FROM THESE DEFENDANTS IN AN AMOUNT  
TO BE ASCERTAINED AT TRIAL;

C. COST, EXPENSES, AND REASONABLE ATTORNEY FEES  
PURSUANT TO 42 U.S.C. 5 1988; AND.

D. SUCH OTHER RELIEF AS THIS COURT DEEMS NECESSARILY AND  
PROPER.

COUNT II - CRUEL AND UNUSUAL LIVING CONDITIONS  
IN VIOLATION OF THE EIGHTH AMENDMENT.

85. PLAINTIFF HEREIN RE - ALLEGES PARAGRAPHS 1-76  
INTO THIS COUNT

86. By THE FOREGOING ACTS, LT EDWARDS, C/O RODRIGUEZ,  
C/O KATSA, C/O TARR, MAJOR LAKE, C/O JOHNSON,  
LT D. JOHNSON, ED BUTKIEWICZ, TAMMY GARCIA,  
AMI WORKMAN, TERRY MCCANN, C/O JACKSON,  
SGT MC DOWELL, ALL JOHN/JANE DOE SERGEANTS AND  
LIEUTENANTS SUPERVISING THE SEGREGATION UNIT  
AND SANITATION SUPPLIES IN SEGREGATION UNIT.  
SUBJECTED PLAINTIFF TO THE CRUEL AND UNUSUAL  
LIVING CONDITIONS IN THE SEGREGATION UNIT.  
WHEREFORE, PLAINTIFF REQUEST

A. REASONABLE AND APPROPRIATE COMPENSATORY  
DAMAGES ARISING FROM THE WRONGFUL  
CONDUCT OF THE DEFENDANTS NAMED IN  
PARAGRAPH 86.

B. PUNITIVE DAMAGES FROM THESE DEFENDANTS  
IN AN AMOUNT TO BE ASCERTAINED AT TRIAL;

C. COST, EXPENSES, AND REASONABLE ATTORNEY FEES  
PURSUANT TO 42 U.S.C. § 1988; AND

D. SUCH OTHER RELIEF AS THIS COURT DEEMS  
NECESSARY AND PROPER.

COUNT V - PAYMENT FOR INDEMNIFICATION BY ILLINOIS

87. PLAINTIFF HEREIN RE ALLEGES AND INCORPORATES  
PARAGRAPHS 1-86 INTO THIS COUNT.

88. PURSUANT TO 5 ILCS 350/2 (d), DEFENDANT STATE  
OF ILLINOIS IS EMPOWERED AND DIRECTED TO PAY ANY TORT  
JUDGEMENT FOR COMPENSATORY DAMAGES (AND ANY ASSOCIATED  
ATTORNEY'S FEES AND COSTS) FOR WHICH A STATE EMPLOYEE, SUCH  
AS DEFENDANTS, ACTING WITHIN THE SCOPE OF HIS EMPLOYMENT  
IS FOUND LIABLE. THEREFORE, IN THE EVENT A JUDGEMENT FOR  
COMPENSATORY DAMAGES IS ENTERED AGAINST THESE DEFENDANTS,  
THE COURT SHOULD DIRECT DEFENDANT (STATE OF ILLINOIS) TO PAY  
THE JUDGEMENT AS WELL AS THE ASSOCIATED ATTORNEY'S FEES  
AND COST.

WHEREFORE, PLAINTIFF REQUEST THE COURT TO ORDER  
STATE OF ILLINOIS TO PAY ANY JUDGEMENT FOR THE COMPENSATORY  
DAMAGES (AND ANY ASSOCIATED ATTORNEY FEES AND COSTS) FOR  
WHICH THE INDIVIDUAL DEFENDANTS ARE FOUND LIABLE.

## V. Relief:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

A. REASONABLE AND APPROPRIATE COMPENSATORY DAMAGES  
ARISING FROM THE WRONGFUL CONDUCT OF DEFENDANTS. B.  
PUNITIVE DAMAGES FROM THESE DEFENDANTS IN AN AMOUNT TO BE  
ASERTAINED AT TRIAL. C. COST, EXPENSES, AND REASONABLE ATTORNEY FEES  
PURSUANT TO 42 U.S.C. 5 1988: AND D. SUCH OTHER RELIEF AS  
THIS COURT DEEMS NECESSARY AND PROPER.

VI. The plaintiff demands that the case be tried by a jury. ☒ YES ☐ NO

## CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed 24 day of AUGUST, 2008

B. Jones  
 (Signature of plaintiff or plaintiffs)

BRIAN JONES  
 (Print name)

K56957  
 (I.D. Number)

STATEVILLE C.C. P.O. Box 112  
JOLIET, IL 60434  
 (Address)

(1)

MRS FMS,

I'M WRITING YOU ABOUT A  
BOGUS DRUG TEST THAT INTERNAL  
AFFAIRS PUT ON ME FOR RETALIATION.  
WE ALREADY SPOKE FACE TO FACE  
AND I KNOW FTS MY WORD  
AGAINST THEIRS. BUT WHAT I'M  
ABOUT TO TELL YOU NOW I HAVE  
IN REFUTABLE EVIDENCE THAT  
I'VE BEEN IN SEG FOR THIS  
TICKET FOR ALMOST 90 DAYS  
AND I'VE NEVER BEEN TO THE  
ADJUSTMENT COMMITTEE. NOW  
THERE IS NO SECRET THAT THE  
QUICK SCREEN'S CUP THAT INTERNAL  
AFFAIRS USE TO DRUG TEST  
INMATES ARE FOR PRELIMINARY  
USE ONLY AND ALL POSITIVE  
RESULTS MUST BE CONFIRMED  
BY OTHER METHODS WHICH OFFICERS  
NEVER DO. MY FAMILY HAS  
INVESTIGATED THESE CUPS  
AND SENT ME A PAMPHLET  
ON THE CUP FROM THE  
MANUFACTURERS WHO ARE

RECEIVED

AUG - 1 2007

OFFICE OF  
INMATE ISSUES

(2)

EXPRESS DIAGNOSTICS, AND PHARMA TECH INC. I SENT THIS INFO TO DEPUTY DIRECTOR FEWES. I HAVE GRIEVANCES ON THAT ISSUE SO I WON'T BOTHER YOU WITH THAT. BUT THIS IS ILLEGAL ACTIVITY WHAT I'M ABOUT TO TELL YOU AND I HAVE PHYSICAL PROOF. I GOT A TICKET MAY 3RD SAYING I TOOK AND FAILED A DRUG TEST MAY 1ST WHICH WAS A BLATANT LIE. I WENT TO THE ADJUSTMENT COMMITTEE MAY 9TH. AND TOLD THE TRUTH I NEVER TOOK A DRUG TEST MAY 1ST PERIOD. SO THAT WAS THE END OF THAT. I RECEIVE ANOTHER TICKET MAY 14TH SAYING I TOOK AND FAILED A TEST MAY 2ND. THEY WROTE THIS TICKET MAY 11TH. SO FINE I WAS PREPARED WITH MY DEFENSE WHICH WAS THIS. I DON'T DO DRUGS PERIOD. I.A. THREATENED ME A WEEK BEFORE THIS TEST, I RECEIVE THE TICKET FOR THIS MAY 2ND TEST ON

RECEIVED

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INMATE ISSUES

(3)

MAY 11TH WHICH IS ILLEGAL, THE  
CUPS ARE NOT CONCLUSIVE  
CUPS. AND MY TICKET SHOULD BE  
THROWN OUT, THATS WHAT MY  
DEFENSE IS. ITS 7-27-07 AND  
I STILL HAVNT BEEN TO THE  
AD JUST MENT COMMITTEE.

SO IVE BEEN WRITING GRIEVANCES  
AND LETTERS TO COUNSELOR R  
BUTKIEWICZ AND GRIEVANCE  
OFFICER AM I WORKMAN.

SO ~~COUNSELOR~~ <sup>COUNSELOR</sup> TOLD ME THAT  
THE COMMITTEE TOLD HIM I  
WENT TO THE HEARING ON THE  
CORRECT TICKET 5-15-07.  
THATS WAS ~~JULY 10TH~~ JULY 10TH.  
SO I SAID THATS A LIE I NEVER  
GOT A SUMMARY BECAUSE I  
NEVER HAD A HEARING I'M  
JUST SITTING IN SEC ILLEGALLY.

SO I WROTE THE GRIEVANCE  
OFFICER ABOUT THIS. WHICH SHE  
LOPED THE LETTER AND I  
HAVE HER HAND WRITING.

RESPONDING TO THE LETTER  
I TOLD THEM IN THE LETTER

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INMATE ISSUES

(4)

I TALKED TO INVESTIGATOR SEMS  
AFTER 5-1507 AND HE KNOWS  
I HAVEN'T BEEN TO THE COMMITTEE  
SO IF YOU GUYS LEFT IT WILL  
BE EXPOSED. SO A FEW DAYS  
LATER THE COUNSELOR CAME  
TO MY DOOR AND SAID I TALKED  
TO THE GRIEVANCE OFFICER WE  
BOTH KNOW YOU NEVER BEEN  
TO THE ADJUSTMENT COMMITTEE  
FOR THE CORRECT TICKET THEY  
SCREWED UP AND YOUR TICKET  
SHOULD BE EXPUNGED BUT  
GRIEVANCE OFFICER  
WORKMAN WAS TOLD TO  
NOT GRANT YOUR GRIEVANCE  
I SAID THEY CAN'T TELL HER  
THAT ALL INMATES HAVE  
A RIGHT TO GO IN FRONT  
OF THE ADJUSTMENT COMMITTEE  
FOR THE CORRECT TICKET TO  
DEFEND THEMSELVES. I SAID  
THAT'S IN THE RULE BOOK UNDER  
THE ILLINOIS ADMINISTRATIVE  
CODE SUBCHAPTER 500. THAT'S  
ILLEGAL. THEN THE

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(5)

COUNSELOR SAID I KNOW YOU'RE  
100% RIGHT IF I WAS YOU I  
WOULD WRITE SPRINGFIELD  
AND THATS WHAT I'M DOING.  
SO ON 7-26-07 I GET A  
SUMMARY THAT THE WARDEN  
SIGNED 7-18-07 SAYING  
I WENT TO THE  
COMMITTEE 5-9-07 AND  
I GOT A CORRECT TICKET  
FOR A TEST ON 5-2-07 ON  
5-14-07, BUT WHEN I WENT  
5-9-07 I'M GUILTY OF THE  
TICKET I RECEIVED 5-14-07.  
DOES IT MAKE SENCE OF  
COURSE IT DOESNT BUT THATS  
IS WHAT IS HAPPENING, WHEN  
I GOT THE TICKET 5-14-07  
ALL THEY HAD TO DO IS CALL  
ME TO DEFEND MYSELF IN  
FRONT OF THE COMMITTEE.  
WHICH THEY NEVER DID.  
I HAVE PROOF THAT THEY TRIED  
TO LIE AND SAY I HEARD THE  
TICKET 5-15-07 BUT CHANGED  
IT WHEN I MENTIONED YOUR

RECEIVED

AUG - 1 2007

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INMATE ISSUES



NAME. I HAVE PROOF I RECEIVED  
 THE TICKET 5-14-07 AND NEVER  
 BEEN TO THE COMMITTEE AND  
 I HAVE PROOF BY I.A.O.C.  
 STAFF THAT THEY WERE TOLD  
 BY OTHER I.A.O.C. <sup>STAFF</sup> IN A  
 HIGHER POSITION TO NOT  
 GRANT MY GRIEVANCE EVEN THOUGH  
 THE RULES AND FLINDERS LAW CLEARLY  
 STATES INMATES MUST DEFEND THEIR  
 SELVES WITH THE CORRECT TICKET.  
 THIS IS NOT MY WORD AGAINST  
 THEIRS I HAVE PHYSICAL EVIDENCE  
 AND I.A.O.C. STAFF WHO CAN TELL  
 YOU WHO EXACTLY TOLD THEM  
 TO BREAK THE LAW. THEY GAVE  
 ME 6 MONTHS SEG, 6 MONTHS  
 NO-CONTACT VISITS & 6 MONTHS  
~~SEG~~ C-GRADE. FOR NOT ONLY A  
 FABRICATED TICKET BUT A TICKET  
 I NEVER HAD A CHANCE TO DEFEND  
 MYSELF OF. PLEASE BE FAIR.  
 YOU TOLD ME YOU WERE FAIR  
 AND WRITE YOU WHEN ILLEGAL  
 ACTIVITY HAPPENS. THANK YOU!  
 PLEASE LET ME KNOW <sup>YOU</sup> RECEIVED THIS. B. WZ K56957

I EMPLOY  
 YOU TO  
 INVESTIGATE  
 AND EXPUNGE  
 THIS FROM  
 MY RECORD  
 AND LET  
 ME OUT  
 OF SEG

RECEIVED

INVESTIGATOR  
 OFFICE OF

# EVIDENCE FOR GRIEVANCE

8-1-07

(1)

THIS IS ANOTHER GRIEVANCE ABOUT THE ILLEGAL DRUG TESTING GOING ON IN STATEVILLE C.C. THIS PARTICULAR GRIEVANCE IS PERTAINING TO ME NEVER GOING TO THE AA JUSTMENT COMMITTEE TO DEFEND MYSELF. I WENT TO THE AA JUSTMENT COMMITTEE 5-9-07. FOR A TICKET SAYING I TOOK AND FAILED A TEST 5-1-07. I TOLD THE TRUTH AT THE HEARING I NEVER TOOK A TEST 5-1-07 PERIOD. NOW ON 5-14-07 I RECEIVED A TICKET SAYING I TOOK AND FAILED A TEST 5-2-07. ITS TRUE I TOOK A TEST 5-2-07 BUT WAS NEVER TOLD I FAILED. IF I WAS CALLED IN FRONT OF THE AA JUSTMENT COMMITTEE FOR THE CORRECTED TICKET AS I AM SUPPOSE TO BE AS SAID IN THE STATEVILLE C.C. ORIENTATION

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INMATE

MANUAL, UNDER THE 20 ILLINOIS  
ADMINISTRATIVE CODE CH-  
SEC 504 - SUB CHAPTER E.  
I WOULD HAVE DEFENDED MYSELF  
BY TELLING ~~AT~~ FIRST I DON'T DO  
DRUGS, INTERNAL AFFAIRS THREATENED  
I HARASSED ME A WEEK BEFORE THIS  
TEST, I NEVER WAS TOLD I WAS POSITIVE,  
THE QUICK SCREEN 5 CUP TEST IS  
ONLY FOR PRELIMINARY USE ONLY  
AND ~~IT~~ MUST BE CONFIRMED THROUGH  
ANOTHER METHOD TO BE CONCLUSIVE.  
NOW IF THEY STILL WOULD HAVE  
FOUND ME GUILTY SO BE IT. BUT  
I HAVE A RIGHT TO DEFEND MYSELF  
IN FRONT OF THE COMMITTEE WITH  
THE CORRECT TICKET, I NEVER TOOK  
A TEST 5-1-07 AND THAT'S WHAT  
THIS TICKET ~~SAYS~~ SAYS I DID  
I WENT TO THE COMMITTEE 5-9-07  
THE TICKET SAYING I TESTED AND  
FAILED 5-2-07 WAS WRITTEN 5-11-07  
I DIDN'T RECEIVE IT UNTIL 5-14-07  
AND AS YOU CAN SEE I NEVER  
BEENT TO THE ADJUSTMENT  
COMMITTEE TO DEFEND MYSELF

RECEIVED  
me - from  
INVESTIGATES  
OFFICE OF

# EVIDENCE FOR ATTACHED GRIEVANCE ②

FOR THE CORRECT TICKET WHICH ALL INMATES MUST DO THE TICKET FOR THE MAY 1ST INCIDENT ~~BECAUSE~~ SHOULD BE NULL & VOID BECAUSE I NEVER TOOK A TEST 5-1-07. THE TICKET ~~FOR~~ FOR THE MAY 8ND TEST WAS SERVED TO ME 5-14-07 12 DAYS AFTER THE ALLEGE OFFENSE AND I NEVER HAD A CHANCE TO GO IN FRONT OF THE COMMITTEE TO DEFEND MYSELF, SO IT SHOULD ALSO BE NULL & VOID. I SENT DEPUTY DIRECTOR ROBERT A FEW ALL TICKETS AND OTHER RESPONSES FROM THE GRIEVANCE OFFICERS. ALSO COUNSELOR BUTKIEWITZ OF STATEVILLE CC HAS OTHER COPIES OF MY TICKETS BUT REFUSES TO SEND THEM BACK. PLEASE GET COPIES FROM EITHER I BEG YOU TO EXPEDITE THIS AS YOU CAN SEE I WENT TO THE HEARING ON 5-4-07 BUT THE FINAL SUMMARY WASNT SIGNED UNTIL 7-17-07 ITS ALL RELATIVE. I AM

RECEIVED

AUG - 8 2007

OFFICE OF  
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SENDING A COPY OF THE  
SUMMARY THAT CLEARLY STATES  
THE TICKET IS FOR A 5-1-07  
INCIDENT BUT THEY FOUND  
ME GUILTY FOR AN OFFENSE  
5-2-07. BUT REMEMBER I  
DIDN'T RECEIVE THE TICKET  
FOR THE 5-2-07 TO 5-14-07  
SO HOW AM I GUILTY 5-9-07.  
ITS IMPOSSIBLE & ILLEGAL

PLEASE CONSIDER  
THIS WITH GRACELANCE

THANK YOU

BRIAN JONES  
#K56957

RECEIVED

ONE & SON

INMATE ISSUES  
OFFICE ST



**Illinois**  
Department of  
**Corrections**

**Rod R. Blagojevich**  
Governor

**Roger E. Walker Jr.**  
Director

Stateville Correctional Center / P.O. Box 112 / Joliet, IL 60434 / Telephone: (815) 727-3607 / TDD: (800) 526-0844

**MEMORANDUM**

DATE: September 24, 2007

TO: Jones K56957

FROM: Tammy Garcia CC2  
Grievance Officer

SUBJECT: DR 200700843/2

The above mentioned DR has been expunged by the ARB. They have forwarded their findings to Stateville Correctional Center. The memorandum has been received at this institution and is being forwarded to the Adjustment Committee for their handling.

It is now an issue that must be dealt with through the Adjustment Committee. Any further concerns should be addressed through your assigned counselor.

I trust this has addressed your issue pertaining to your grievances.

JONES #  
412

GOOD CONDUCT CREDITS/STATUTORY GOOD TIME RESTORATION/REVOCATION RECOMMENDATION

Recommendation from: STATEVILLE (Institution) CAO: TERRY L. MCCANN Deputy Dir.: \_\_\_\_\_ (Inv./CSD Div.)

Name: CONRE, BRIAN Register No. X56957 Date Request Submitted: 8/16/07 (Amount) Done

Present Location: STATEVILLE Committed Person's MSR: 2-13-99 # 8888

Good Conduct Credits ☒ Revoke ☐ Restore Statutory Good Time ☐ Revoke ☐ Restore ☐ Disapprove ☐ Approve ☐ Reduced ☐ Minimum Sentence ☐ Maximum Sentence

Violation Numbers \_\_\_\_\_

Report Date(s) \_\_\_\_\_ 504A/504B/504C Violation: \_\_\_\_\_

☒ Recommended Amount of Revocation 6 MONTHS DR 5-1-07 (00843) NO. 203 NO. \_\_\_\_\_

Report Date(s) \_\_\_\_\_ 504A/504B/504C Violation: \_\_\_\_\_

☐ Recommended Amount of Restoration \_\_\_\_\_ DR \_\_\_\_\_ NO. \_\_\_\_\_ NO. \_\_\_\_\_

Description of Offense: DRUGS & DRUG PARAPHERNALIA

Committed Person has had 0 of GCC/SGT revoked within last 12 months.

Committed Person has had 0 of GCC/SGT restored within last 12 months.

Other Recommendations Pending: ☒ No ☐ Yes Dates of Restoration(s) Pending and Amounts \_\_\_\_\_

\*\*\*\*\* IDOC ACTION \*\*\*\*\*

☐ One (1) Month or Under ☒ Over One (1) Month

The following recommendation has been reviewed to determine compliance with Department of Corrections Rules.

\*\*\*\*\*

Recommendation for RESTORATION / REVOCATION of GOOD CONDUCT CREDITS/STATUTORY GOOD TIME APPROVED / DISAPPROVED

\*\*\*\*\*

ADDITIONAL COMMENTS OR INSTRUCTIONS

due to inconsistency of reporting date,

OK to be expunged

8/14/07

\_\_\_\_\_  
Director

\*\*\*\*\* PRISONER REVIEW BOARD ACTION \*\*\*\*\*

Hearing/Review Date: \_\_\_\_\_ ☐ Continuance

Comments: \_\_\_\_\_

Board Action: REVOCATION / RESTORATION ☐ Approved ☐ Denied ☐ Reduced Amount Approved \_\_\_\_\_

Signature \_\_\_\_\_ Signature \_\_\_\_\_ Signature \_\_\_\_\_

\*\*\*\*\*

Recommendation for RESTORATION / REVOCATION of GOOD CONDUCT CREDITS/STATUTORY GOOD TIME APPROVED / DISAPPROVED

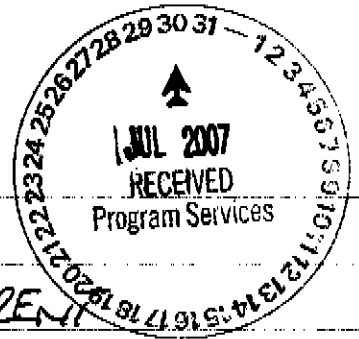
9/11/07

\_\_\_\_\_  
Director



7-26-07

BRIAN JONES #K56957



DIRECTOR FEWS

I'M SENDING YOU 5 DIFFERENT  
ENVELOPES INCLUDING THIS ONE.  
THIS IS NOT MY WORD AGAINST  
THEIR WORD THIS TIME THIS  
IS INREFUTABLE ~~AND~~ EVIDENCE  
OF THE ILLEGAL ACTION BY  
THESE STAFF WORKERS THEY DONT  
FOLLOW NO LAWS UNDER 20 ILLINOIS  
ADMINISTRATIVE CODE CH-I

SEC 504, SECTIONS 504-60  
504-50, 504-30- 504-80 ARE  
BEING BROKEN AND THEY WOULD HAVE  
COMMITTED FRAUD IF THEY HADNT  
KNOW AN INVESTIGATOR SPOKE TO  
ME ABOUT THESE BOGUS CHARGES.

I SENT YOU THIS LETTER AND  
4 OTHER ENVELOPES CONTAINING  
GRIEVANCES, GRIEVANCE OFFICER  
RESPONSES, & LETTERS I WROTE TO  
THE GRIEVANCE OFFICER. I WOULD  
HAVE WROTE SOME BUT I JUST GOT  
A SUMMARY 7-26-07 FOR A HEARING  
I HAD 5-9-07. PLEASE WRITE BACK AND  
LET ME KNOW YOU RECEIVED A TOTAL

RECEIVED  
JUL 31 2007  
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INMATE ISSUES



COPIES OF 5 ENVELOPES. ~~THE~~ THANK YOU

SINCERELY

B. King

K56957

ONCE AGAIN

I BEG YOU ~~FOR~~ THE A.R.B  
TO EXPEL ~~THE~~ THIS BECAUSE I  
JUST RECEIVED THE SUMMARY  
7-26-07 FOR A HEARING THAT  
TOOK PLACE 5-9-07 FOR A

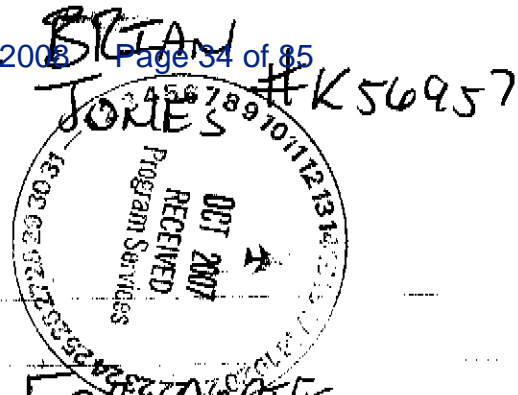
TICKET I RECEIVED 5-14-07.

I KNOW IT DOESN'T MAKE SENSE  
HENCE ~~THE~~ THE CONSPIRACY AND MY  
REASONS FOR WRITING YOU.

RECEIVED

JUL 31 2008

INVESTIGATES  
OFFICE OF



DIRECTOR FEWS

I'm writing you for copies of some important paperwork, I sent you my disciplinary reports, grievances, letters, & grievance officer response and a pamphlet about the screen 5 drug test cup. You subsequently sent this info to the A.R.B. to support my grievance against these fascist, rogue I.A. investigators, these bogus drug cups and the retaliation that landed me in seg for almost 5 months. Any way the A.R.B. expunged my ticket and let me out of seg proving this situation was bogus. Now what I need is copies of my tickets, grievances, grievance officer response. Basically all the info I sent you I need copies of for my personal file. Thank you for being a fair person and treating me like a real person. Peace & respect. B. Jones

K56957

RECEIVED

OCT 17 2007

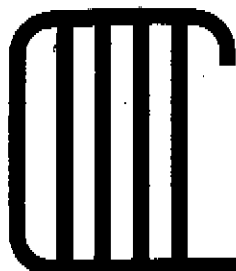
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THE TICKETS ARE FROM A MAY 1ST &  
MAY 2ND ISSUE AND THE GRIEVANCES  
PERTAIN TO THESE INCIDENTS. THE  
A.R.B. EXPUNGED THESE BOGUS TICKETS

RECEIVED

DEC 11 AM '08

INVESTIGATED  
OFFICE OF



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Director

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**MEMORANDUM**

DATE: 7-13-07

TO: Jones-K56957

FROM: A. Workman, Corr. Couns. II  
Grievance Office

SUBJECT: ATTACHED GRIEVANCE -

The attached grievance is being returned for the following reason:

\_\_\_\_\_ It needs to be rewritten and submitted to your counselor on the attached Committed Person's Grievance Report.

\_\_\_\_\_ It was not filed within 60 days of discovery of the incident, occurrence, or problem which gives rise to the grievance as required in DR 504F, Grievance Procedures for Committed Persons.

\_\_\_\_\_ Issue needs to be discussed with your counselor for possible resolution.

\_\_\_\_\_ No issue outlined in grievance.

\_\_\_\_\_ It appears that no attempt has been made to resolve the issue as required by DR 504F.

☒ Issue is currently being reviewed by me.

\_\_\_\_\_ Issue previously addressed. No justification for further action.

\_\_\_\_\_ Forward to Administrative Review Board

☒ Other: I have your grievance. I'm investigating this and have been since I received it on June 17<sup>th</sup>. Just be patient until I can get to the bottom of it & you'll receive the decision via mail.

JT:aw

cc: file

BRIAN JONES

# K56957

①

7-11-07

GRIEVANCE OFFICER WORKMAN.

I JUST GOT SOME DISTURBING  
NEWS FROM COUNSELOR BUTKIEWICZ.  
HE TOLD ME THE DISCIPLINARY  
REPORT THAT I RECEIVED MAY 14 2007  
FOR AN ALLEGED OFFENSE THAT  
HAPPENED MAY 2 2007, HE TOLD  
ME THE ADJUSTMENT COMMITTEE  
SAID I HEARD THIS TICKET ALREADY.  
THIS IS A FLAT OUT BLATANT  
LIE!!! THIS IS UNREAL WHAT  
THEY TRYING TO DO, NOT TO  
MENTION ~~ILLEGAL~~ ILLEGAL. FIRST OF  
ALL UNDER THE 20 ILLINOIS  
ADMINISTRATIVE CODE SECTION  
504 - SUBCHAPTER E. IN THE  
STATEVILLE C.C. ORIENTATION  
MANUAL IT WILL PROVE THIS  
WHOLE THING IS ILLEGAL PLEASE  
LOOK UNDER SECTIONS 504-20,  
504-60, 504-50 & 504-30  
AND ~~you~~ you WILL SEE IN  
NO EVENT CAN THEY GIVE  
ME A TICKET AFTER 8 DAYS  
OF THE ALLEGED OFFENSE (504-30).

DILLON JONES #K56952

②

AND THEY CLEARLY GAVE ME  
THIS TICKET ON MAY 14 WHEN  
THEY SAID IT HAPPENED.

ALSO I HAVE THE RIGHT TO APPEAR  
IN FRONT OF THE ADJUSTMENT  
COMMITTEE FOR EACH TICKET I  
RECEIVE AND I RECEIVED THE  
TICKET MAY 14 FOR AN ALLEGED  
OFFENSE THAT HAPPENED MAY 2ND  
AND TODAY IS JULY 11TH AND I  
STILL HAVEN'T BEEN TO THE  
COMMITTEE. I AM HOWEVER

GO TO THE COMMITTEE MAY 9TH  
FOR AN OFFENSE THEY SAY HAPPENED  
MAY 1ST. I TOLD THE COMMITTEE  
PLAIN & SIMPLE I NEVER  
TOOK A DRUG TEST MAY 1ST PERIOD.

I WAS TOLD IF I DIDN'T TAKE  
A TEST MAY 1ST YOU HAVE NOTHING  
TO WORRY ABOUT. SO TODAY

I GET A ~~COPIED~~ SUMMARY FROM  
THE MAY 1ST AND ITS SAYS  
THE FINAL SUMMARY AS OF  
JUNE 26TH IS CONTINUED. HOW  
IN THE WORLD IS THE  
FINAL STATUS FOR A TICKET

CONTINUED? ITS ~~ILLEGAL~~ ILLOGICAL  
AND THE HEARING TOOK PLACE MAY 9TH  
IT GOT TO THE WARDEN DESK  
ON ~~6-26-07~~ 6-26-07 TO SIGN? THESE  
PEOPLE HAVE THE WARDEN SIGNING  
ILLEGAL & FABRICATED DOCUMENTS.  
SO ANY <sup>W</sup> DEPUTY DIRECTOR ROBERTA  
FEWES SENT INVESTIGATOR LARRY  
SIMS TO TALK TO ME ON 5-24 OR  
5-31-07 ABOUT THESE FASCISTS I.A.  
OFFICERS HARASSING & THREATING  
ME AND ABOUT THE FABRICATED  
TICKETS I HAVE. HE KNOWS I HAVEN'T  
BEEN TO THE ADJUSTMENT COMMITTEE  
FOR THE MAY 2ND TICKET AND HE  
KNOWS I GOT IT 12 DAYS AFTER  
THE OFFENSE HAPPENED HE THOUGHT  
IT WOULD BE RESOLVED WHEN I  
WENT TO THE COMMITTEE BUT THAT  
NEVER HAPPENED THE COUNSELOR TOLD  
ME THE COMMITTEE SAID I WENT  
ON ~~5~~ MAY 15TH 2007. I HAVE  
SO MUCH PROOF THATS A LIFE  
FIRST CONTACT INVESTIGATOR  
~~LARRY~~ LARRY SIMS FROM SPRINGFIELD  
BECAUSE HE HAS DOCUMENTS

TO PROVE I ~~DIDN'T~~ GO TO THE  
ADJUSTMENT COMMITTEE SINCE  
MAY 9TH AND ESPECIALLY NOT  
~~THE~~ MAY 15TH BECAUSE I  
TALKED TO HIM FACE TO FACE  
AFTER THAT DATE. 2ND OF ALL  
WHATEVER DATE THEY FABRICATE  
I ~~BE~~ BEG YOU TO CHECK  
THE PRINT OUT SHEET TO WHO  
WAS SUPPOSE TO GO TO THE COMMITTEE  
THAT DAY AND I PROMISE YOU I  
DIDN'T GO. CHECK THE F HOUSE LOG  
AND SEE I NEVER LEFT MY CELL  
AT ALL. TALK TO THE F HOUSE  
2 GALLERY OFFICER ON MAY 15TH  
OR WHATEVER DATE THEY MADE  
UP AND HE WILL ATTEST TO IT.  
AND THE F HOUSE LT. IF THEY  
SAY MAY 15TH IT WILL SHOW  
NOBODY WENT TO THE ADJUSTMENT  
COMMITTEE THAT DAY AND THE  
COMMITTEE NEVER CAME TO F HOUSE.  
THIS IS FORGERY WHAT THEY  
ARE DOING, COMPLETELY ILLEGAL.  
IT WILL BE EXPOSED THEY ARE  
JUST SCREWING UP MORE



AND MORE, AS SOON AS I GET  
 A SUMMARY FOR THE MAY 2ND  
 TICKET SAYING I WENT TO  
 THE ADJUSTMENT COMMITTEE.  
 I'M WRITING INVESTIGATOR  
 LARRY SIMS, DEPUTY DIRECTOR  
 ROBERTA FEWS, AND THE INSPECTOR  
 GENERAL, AND MY FAMILY WILL  
 ALSO. INTERNAL AFFAIRS TRIED  
 TO SET ME UP AND IT BACKFIRE.  
 AND NOW THE ADJUSTMENT  
 COMMITTEE IS TRYING TO  
 DO THE SAME THING. EVERYTHING  
 I WRITE IN THIS LETTER IS TRUE  
 PLEASE INVESTIGATE THIS. YOU  
 HAVE MY GRIEVANCE ON THE  
 MAY 2ND TICKET PLEASE USE ALL  
 THIS INFO AND LET ME OUT  
 OF SEG. PLEASE!!! BE FAIR  
 I'VE BEEN IN SEG FOR 70 DAYS  
 WITHOUT DUE PROCESS. PLEASE  
 MAKE THEM FOLLOW THEIR OWN  
 RULES LIKE INMATES HAVE TO.  
 PLEASE INVESTIGATE THIS FAIRLY  
 AND LET ME OUT OF SEG.

PLEASE  
 COPY THIS  
 LETTER AND  
 SEND ME  
 A COPY I'M  
 DOCUMENTING  
 EVERYTHING

THANK YOU

B. Jones

BRIAN JONES  
 #K56957



Illinois  
Department of  
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Rod R. Blagojevich  
Governor

Roger E. Walker, Jr.  
Director

Stateville Correctional Center / Rt. 53 / P.O. Box 112 / Joliet, IL 60434 / Telephone: (815) 727-3607 / TDD: (800) 526-0844

MEMORANDUM

DATE: 7-27-07

TO: Jones-K56957

FROM: A. Workman, Corr. Couns. II  
Grievance Office

SUBJECT: ATTACHED GRIEVANCE -

RECEIVED  
AUG - 8 2007  
OFFICE OF  
INMATE ISSUES

The attached grievance is being returned for the following reason:

\_\_\_\_\_ It needs to be rewritten and submitted to your counselor on the attached Committed Person's Grievance Report.

\_\_\_\_\_ It was not filed within 60 days of discovery of the incident, occurrence, or problem which gives rise to the grievance as required in DR 504F, Grievance Procedures for Committed Persons.

\_\_\_\_\_ Issue needs to be discussed with your counselor for possible resolution.

\_\_\_\_\_ No issue outlined in grievance.

\_\_\_\_\_ It appears that no attempt has been made to resolve the issue as required by DR 504F.

\_\_\_\_\_ Issue is currently being reviewed by \_\_\_\_\_

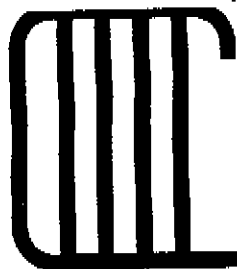
\_\_\_\_\_ Issue previously addressed. No justification for further action.

☒ Forward to Administrative Review Board — I highlighted the address

☒ Other: Send the grievance with our response to them. Attach this ~~letter and grievance~~ letter and grievance you wrote with it if you need to.

JT:aw

cc: file



**Illinois**  
Department of  
**Corrections**

**Rod R. Blagojevich**  
Governor

**Roger E. Walker Jr.**  
Director

Stateville Correctional Center / Rt. 53 / P.O. Box 112 / Joliet, IL 60434 / Telephone: (815) 727 -3607 / TDD: (800) 526-0844

**MEMORANDUM**

DATE: September 29, 2007

TO: Sherri Benton, Administrative Review Board  
Office of Inmate Issues

FROM: Terry L. McCann, Warden  
Stateville Correctional Center

*Terry L. McCann* *clb*

SUBJECT: **Brian Jones K56957**

Enclosed please find the Adjustment Committee Summary for the above referenced offender which was amended per your direction, to amend the charges to expunge all charges from Offender Jones' K56957 record.

Please advise if further action is necessary.

xc: Grievance Officer  
ARB File

Name: JONES, BRIAN

IDOC Number: K56957

Race: BLK

Hearing Date/Time: 5/9/2007 10:12 AM

Living Unit: STA-F-02-39

Orientation Status: N/A

Incident Number: 200700843/2 - STA

Status: Final

Date	Ticket #	Incident Officer	Location	Time
5/1/2007	200700843/1-STA	RODRIGUEZ, SALVADOR	F HOUSE	07:50 AM

Offense	Violation	Final Result
203	Drugs & Drug Paraphernalia <i>Comments: TESTED POSITIVE FOR THC</i>	Guilty

Witness Type	Witness ID	Witness Name	Witness Status
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No Witness Requested

### RECORD OF PROCEEDINGS

Inmate present, hearing conducted. Inmate Jones stated that he submitted to a test on 05/02/2007, and stated he gave a urine sample. Inmate Jones stated that he does not use drugs and he is not taking any medication.

### BASIS FOR DECISION

Inmate Jones admitted to being drug tested on 05/02/2007 as stated in the report. The reporting officer indicated in the report that inmate Jones was drug tested on 05/02/2007 using proper IDOC protocol and yielded a positive result for the ingestion of THC. The attached DC1182 shows that inmate Jones was drug tested at 7:50 a.m. on 05/02/2007 and tested positive for the use of THC. ISI-2 A. Kajtsa was listed as a witness to the administering of said drug test.

### DISCIPLINARY ACTION (Consecutive to any priors)

#### RECOMMENDED

6 Months C Grade  
6 Months Segregation  
Revoke GCC or SGT 6 Months  
6 Months Contact Visits Restriction  
Basis for Discipline:nature of Incident.

#### FINAL

6 Months C Grade  
6 Months Segregation  
Revoke GCC or SGT 6 Months  
6 Months Contact Visits Restriction

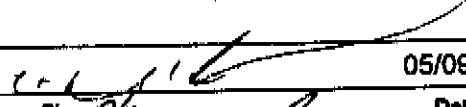
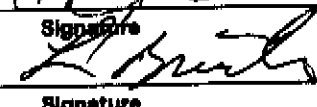
### Signatures

#### Hearing Committee

JOHNSON, DARRYL L - Chair Person

BRIICK, LOUIS E

Recommended Action Approved

	05/09/07	BLK
Signature	Date	Race
	05/09/07	WHI
Signature	Date	Race

Final Comments: N/A

ACCANN / TLM 7/17/2007  
Administrative Officer

Signature

07/17/07

Date

has the right to appeal an adverse decision through the grievance procedure established by Department Rule 504: Subpart F.

to Committed Person

When Served -- Date and Time

**STATE OF ILLINOIS -- DEPARTMENT OF CORRECTIONS  
ADJUSTMENT COMMITTEE  
FINAL SUMMARY REPORT**

Name: JONES, BRIAN

IDOC Number: K56957

Race: BLK

Hearing Date/Time: 5/9/2007 10:12 AM

Living Unit: STA-F-04-12

Orientation Status: N/A

Incident Number: 200700843/3 - STA

Status: Expunged Final

Date	Ticket #	Incident Officer	Location	Time
5/1/2007	200700843/1-STA	RODRIGUEZ, SALVADOR	F HOUSE	07:50 AM

Offense	Violation	Final Result
203	Drugs & Drug Paraphernalia <i>Comments: TESTED POSITIVE FOR THC</i>	

Witness Type	Witness ID	Witness Name	Witness Status
No Witness Requested			

**RECORD OF PROCEEDINGS**

Inmate present, hearing conducted. Inmate Jones stated that he submitted to a test on 05/02/2007, and stated he gave a urine sample. Inmate Jones stated that he does not use drugs and he is not taking any medication.

**BASIS FOR DECISION**

Inmate Jones admitted to being drug tested on 05/02/2007 as stated in the report. The reporting officer indicated in the report that inmate Jones was drug tested on 05/02/2007 using proper IDOC protocol and yielded a positive result for the ingestion of THC. The attached DC1182 shows that inmate Jones was drug tested at 7:50 a.m. on 05/02/2007 and tested positive for the use of THC. ISI-2 A, Kajisa was listed as a witness to the administering of said drug test.

**DISCIPLINARY ACTION** (Consecutive to any priors)**RECOMMENDED****FINAL****--- EXPUNGED ---**

Basis for Discipline:

**Signatures****Hearing Committee**

JOHNSON, DARRYL L - Chair Person

Signature

05/09/07

BLK

BRIICK, LOUIS E

Signature

05/09/07

WHI

Recommended Action Approved

Final Comments: N/A

TERRY L MCCANN / TLM 9/28/2007

09/28/07

Chief Administrative Officer

Signature

Date

The committed person has the right to appeal an adverse decision through the grievance procedure established by Department Rule 504: Subpart F.

Employee Serving Copy to Committed Person

When Served -- Date and Time

State of Illinois - Department of Corrections  
DISCIPLINARY REPORT

Page 1 of 1

☐ Disciplinary Report 10-12-07 ☐ Investigative Report                       
 Date Date  
 Committed Person: JONES BRIAN No. K56957 Facility: Stateville CC.

Observation Date: 10-12-07 Time: Approx 11:30 am Location: Stateville F House

RESNAUD JACKSON  
 PRINT Employee's Name

[Signature] 10-12-07 @ 11:30  
 Employee's Signature/Date/Time

Offense: 504 B Disobeying A direct Order

Observation: At the above date and approx time this 96  
was told to place inmate Maggette (K81218)  
in the cell with JONES (K56957). Inmate JONES  
refused to be housed with Maggette, saying that  
Maggette is a Homosexual. Inmate JONES was  
escorted to Segregation 217 F House from Cell 412 F.  
Inmate JONES was given A direct order and he refused.

Witnesses, if any: 96 Belter, McDowell Sgt. I.D. by T.L. Sep of  
Identification Card

NOTE: Use continuation page if necessary to describe observation and/or list witnesses.

☐ Temporary Confinement ☐ Investigative Status Reasons:                     

PRINT Name

Shift Supervisor's Signature and Date  
 (For Community Correctional Centers, Chief Adm. Off.)

☐ Confinement Reviewed by Reviewing Officer Comment:                     

PRINT Name

Signature/Date

☒ MAJOR, submitted to Adjustment Committee

☐ MINOR, submitted to Program Unit

Mater [Signature]  
 PRINT Name

[Signature] 10-15-07  
 Reviewing Officer's Signature and Date

☒ Reviewed by Hearing Investigator:  
 (Adult Division Major Reports Only)

PRINT Name

Signature and Date

## PROCEDURES APPLICABLE TO ALL HEARINGS ON INVESTIGATIVE AND DISCIPLINARY REPORTS

You have the right to appear and present a written or oral statement or explanation concerning the charges. You may present relevant physical material such as records or documents.

## PROCEDURES APPLICABLE TO HEARINGS CONDUCTED BY THE ADJUSTMENT COMMITTEE ON DISCIPLINARY REPORTS

You may ask that witnesses be interviewed and, if necessary, they may be called to testify during your hearing. You may ask that witnesses be questioned along lines you suggest. You must indicate in advance of the hearing the witnesses you wish to have interviewed and specify what they could testify to by filling out the appropriate space on this form, tearing it off, and returning it to the Adjustment Committee. You may have staff assistance if you are unable to prepare a defense. You may request a reasonable extension of time to prepare for your hearing. If you are found guilty of a serious rule violation, you may be placed in confinement and/or lose privileges, and/or be required to make restitution. In addition, juveniles may receive a delay in recommended parole.

Committed Person's Signature and Number

Committed Person Refused to Sign                     

A. I. Meier  
 PRINT Serving Employee's Name

A. I. Meier  
 Serving Employee's Signature

10-16-07 8:39 am  
 Date and Time Served

I hereby agree to waive 24-hour notice of charges prior to the disciplinary hearing.

Offense Date:                     

Committed Person's Signature and Number

## STATE OF ILLINOIS - DEPARTMENT OF CORRECTIONS

ADJUSTMENT COMMITTEE  
FINAL SUMMARY REPORT

Name: JONES, BRIAN

IDOC Number: K56957

Race: BLK

Hearing Date/Time: 10/23/2007 11:21 AM

Living Unit: STA-F-02-17

Orientation Status: N/A

Incident Number: 200701942/1 - STA

Status: Final

Date	Ticket #	Incident Officer	Location	Time
10/12/2007	200701942/1-STA	JACKSON, REGINALD H	F HOUSE	11:30 PM

Offense	Violation	Final Result
403	Disobeying A Direct Order	Guilty

Witness Type	Witness ID	Witness Name	Witness Status
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No Witness Requested

## RECORD OF PROCEEDINGS

Inmate present, hearing conducted. Inmate Jones stated that inmate Maggette came to his cell and told him that he was cute, and stated that Maggette was just coming out of seg for performing sexual acts with another inmate named Jones. Inmate Jones stated that he then told the Sgt. to move him because he did not want to be in the cell with inmate Maggette, and stated that the Sgt told him to stay in the cell with Maggette or go to seg. Inmate Jones stated that he told the Sgt. to take him to seg.

## BASIS FOR DECISION

Inmate Jones admitted to refusing to go into his assigned cell because he did not want to be housed with inmate Maggette. The reporting officer indicated in the report that when he was told to place inmate Jones in the cell with inmate Maggette, inmate Jones refused to go into the cell saying that inmate Maggette is a homosexual. As a result of inmate Jones refusing housing he was escorted to seg. Inmate Jones was identified by his state ID card.

## DISCIPLINARY ACTION (Consecutive to any priors)

## RECOMMENDED

1 Months C Grade  
1 Months Segregation  
Revoke GCC or SGT 1 Months  
Basis for Discipline:nature of Incident.

## FINAL

1 Months C Grade  
1 Months Segregation  
Revoke GCC or SGT 1 Months

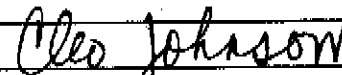
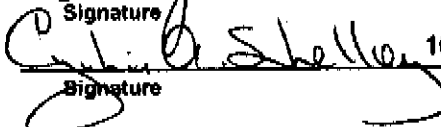
## Signatures

## Hearing Committee

JOHNSON, CLEO - Chair Person

SHELLEY, CYNTHIA A

Recommended Action Approved

	10/23/07	BLK
Signature	Date	Race
	10/23/07	WHI
Signature	Date	Race

Final Comments: N/A





When the "RESULT READY" window is completely filled with red color, or is almost completely covered with red color that reaches the top of the window, the test results are ready to interpret.



When red color becomes clearly visible at the bottom of the "RESULT EXPIRED" window, test results should no longer be interpreted and should not be considered as conclusive.

## Interpretation of Test Results



### Negative Test Results For All Drugs Tested

**Negative** – A negative result is indicated when two (2) colored bands appear, one in the Control Region (C) and one in the Test Region (T). *Before* any red color appears at the bottom of the "RESULT EXPIRED" window. This result indicates that the target drug is not present or its concentration is below the detection sensitivity of the test panel. Some negative results may appear in as little as 1 minute, and can be safely interpreted as soon as 2 colored bands are visible.

### Positive Test Results For Amphetamine & THC

**Positive** – A positive result is indicated when only one (1) colored band appears in the Control Region (C) and no band appears in the Test Region (T). *After* a red spot appears in the "RESULT READY" window. This result indicates that the target drug concentration is at or above the detection sensitivity of the panel. More than one panel may be positive. Potentially positive results can only be reported when a red spot appears in the timer's "RESULT READY" window, and *before* any red color appears at the bottom of the timer's "RESULT EXPIRED" window.

### Invalid Test Results For Cocaine & Opiates

**Invalid** – A test must be considered invalid if, *after* a red spot appears in the "RESULT READY" window, no bands appear or if a band appears in the Test Region without a Control Band. The presence of a Control Band is necessary to confirm assay performance.

## Quality Control

An internal procedural control line has been incorporated into the test device to help ensure proper kit performance and reliability. However, the use of external controls is recommended. Positive and negative controls within 25% of the cutoff concentration should produce the expected results. For positive controls, only one (1) colored band will appear in the Control Region (C), and no band will appear in the Test Region (T). For negative controls, two (2) colored bands will appear, one in the Control Region (C) and one in the Test Region (T).

## Limitations of the Procedure

1. It is possible that substances and factors not described in this directional insert may interfere with the test, causing false results (e.g. technical or procedural error).
2. This test has been developed for testing urine samples only. Its performance using other specimens has not been substantiated.
3. Adulterated urine samples may produce erroneous results. Strong oxidizing agents such as bleach (hypochlorite) can oxidize drug analytes. If a sample is suspected of being adulterated, a new sample must be obtained.
4. All preliminary positive results must be confirmed by another method. Gas chromatography/mass spectrometry (GC/MS) is the method of choice to confirm the presence and concentration of a drug in urine.
5. This test is a qualitative screening assay. It is not designed to determine the quantitative concentration of target drugs or the level of intoxication.
6. Because QuickScreen™ is a competitive assay no prozone effect is present.
7. Occasionally, samples containing target drugs below the target drug's cutoff sensitivity for the test may produce a positive result.

## Performance Characteristics

**Sensitivity** – The sensitivity of the QuickScreen™ Pro Multi Drug Screening Test was evaluated on clinical (urine) samples and compared with a commercially available immunoassay at the cutoff concentrations. In addition, the combined studies of two independent clinical laboratories are reported for overall sensitivity, comparing QuickScreen™ to the Emit II instrument-based immunoassay.

**Specificity** – The specificity of the QuickScreen™ Pro Multi Drug Screening Test was evaluated on clinical (urine) samples and compared with a commercially available immunoassay at the cutoff concentrations. In addition, the combined studies of two independent clinical laboratories are reported, comparing QuickScreen to the Emit II assay.

Pharmatech, Inc., 9536 Padgett Street, Suite 101 San Diego, CA 92126 USA  
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ected in urine during the initial several hours, but Benzoylgonine persists in urine at detectable concentrations for 48 hrs.

**Opiates** (OPI 2000) are addictive, pain-relieving narcotic drugs derived from the opium poppy (*Papaver somniferum*). An opiate is any natural or synthetic drug derived from this plant that has morphine-like pharmacological actions. Natural opiates include Codeine, Morphine and Thebaine. Synthetic opiates include Heroin, Hydrocodone and Levorphanol.

Urine based screening tests for drugs of abuse range from complex analytical procedures to simple immunoassay tests. The sensitivity and rapidity of immunoassays have made them the most accepted method of preliminary screening for drugs of abuse in urine. This allows the laboratory to eliminate the large number of negative specimens and focus on the smaller number of initially positive samples.

### Principle of the Procedure:

The QuickScreen™ Cup Multi-Drug Screening Test is a competitive immunoassay that is used to screen for the presence of drugs of abuse in urine. It is a chromatographic absorbent device in which drugs or drug metabolites in a sample compete with drug / protein conjugate immobilized on a porous membrane for a limited number of antibody / dye conjugate binding sites. The test device employs a unique combination of monoclonal and polyclonal antibodies to selectively identify drugs of abuse in urine with a high degree of confidence. The test device also contains a self-timer that indicates when test results are ready to be interpreted.

In the procedure, a fresh urine sample is collected directly into the cup. The urine is absorbed into each test panel by capillary action, mixes with the antibody / dye conjugate, and flows across the pre-coated membrane. When sample drug levels are below the target cutoff (the detection sensitivity of the test), antibody / dye conjugate binds to the drug / protein conjugate immobilized in the Test Region (T) of the device. This produces a colored Test Band that *reads as if its intensity* indicates a negative result.

When sample drug levels are at or above the target cutoff, the free drug in the sample binds to the antibody / dye conjugate, preventing the antibody / dye conjugate from binding to the drug / protein conjugate immobilized in the Test Region (T) of the device. This prevents the development of a distinct colored band, indicating a potentially positive sample.

In either case, a colored Control Band is produced in the Control Region (C) by a non-specific antibody-dye / conjugate reaction. This band serves as a built-in quality control device, demonstrating antibody recognition and reactivity as well as confirming that the test is complete.

### Reagents & Materials Supplied

1. 25 "Self-Timed" Test Cups (Cat. # 9177X). Separate test panels for each target drug contain:
  - a. Monoclonal anti-drug antibody / colloidal gold conjugate in a protein matrix containing 0.1% sodium azide coated on the sample path
  - b. Drug derivative / protein conjugate immobilized as a line in the Test Region (T)
  - c. Goat anti-mouse antibody immobilized as a line in the Control Region (C)
2. Directional Insert (Cat. # 9177X-D1)

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(619) 633-5840 Toll-free (858) 633-5843 fax Internet: www.pharmatech.com

**Accuracy** – The accuracy of the QuickScreen™ Pro Multi Drug Screening Test was evaluated on clinical (urine) samples and compared with a commercially available immunoassay at the cutoff concentrations. In addition, the combined studies of two independent laboratories are reported, comparing QuickScreen to the Emit II assay.

Analyte	In-House Study, % Agreement					Clinical Study, % Agreement				
	PCP	AMP	THC	COC	OPB	PCP	AMP	THC	COC	OPB
<i>n</i> =	167	189	143	164	176	140	124	102	143	151
<b>Sensitivity</b>	99	97.6	99	100	>99	95	98.8	98	100	>99
<b>Specificity</b>	99	100	99	95.9	>99	99	100	99	87.5 <sup>11</sup>	>99
<b>Accuracy</b>	>99	99.4	98	98.1	>99	97.9	99.2	>98	96.5	>99

<sup>11</sup> Five discrepant results were observed in the Cocaine Clinical Study. The samples were from 3 to 10% below the assay cutoff concentration (271 to 293 ng/mL) and subsequently tested positive by GC/MS.

**Precision** – Eight urine pools, ranging in concentration from 0 to 200% of cutoff, were assayed twice a day for 20 days. The results were interpreted individually by two technicians. The inter- and intra-assay coefficients of variation were determined to be less than 2%.

**Cross-Reactivity** – The following structurally related compounds were spiked into normal human urine and found to cross-react in the QuickScreen Pro Multi Drug Screening Test. The results, in µg/mL, are expressed as that amount of compound capable of giving a result equivalent to the target drug at its cutoff concentration. Unless otherwise noted, a blank space indicates no interference was observed when the compound was tested to 100 µg/mL.

Compound	PCP	AMP	THC	COC	OPB
2-Ethyliden-1,5-Dimethyl-3,3-Diphenylpyrrolidine (EDDP)	25				
Phencyclidine	0.025	1			
<i>d</i> -Amphetamine		10			
<i>dl</i> -Amphetamine • 3-Hydroxytyramine • (±)- $\alpha$ -Phenylethylamine		100			
<i>L</i> -Amphetamine • Mephentermine • (R)-(+)- $\alpha$ -Phenylethylamine		4.5			
(±)-3,4-Methylenedioxymphetamine		10			
$\beta$ -Pictylethylamine		12.5			
Tyramine			1		
11-Hydroxy- $\Delta^8$ -THC <sup>11</sup>			0.1		
11-Nor- $\Delta^8$ -THC-2-Carboxylic Acid <sup>11</sup>			0.05		
11-Nor- $\Delta^8$ -THC-2-Carboxylic Acid <sup>11</sup> • $\Delta^8$ -Tetrahydrocannabinol			100		
$\Delta^8$ -Tetrahydrocannabinol				0.3	
Benzoylgonine • Cocaine				25	
Metabolopranide				100	
Procaine • Pyrilamine					10
6-Acetylthorphone • Hydromorphone					1
Codaine					2
Ethylmorphine <sup>11</sup> • Morphine • Nalorphine					2.5
Heroin <sup>11</sup> • Hydrocodone					

Pharmatech, Inc., 9530 Padgett Street, Suite 101 San Diego, CA 92126 USA  
(619) 633-5840 Toll-free (858) 633-5843 fax Internet: www.pharmatech.com

## Warnings & Precautions

- FOR PROFESSIONAL, *IN VITRO* DIAGNOSTIC USE ONLY.
- This method is established using urine only. No other fluid has been evaluated. Urine has the potential to be infectious. Follow Universal Precautions for proper handling and disposal methods.
- Do not use this kit beyond its expiration date. Do not reuse the Test Device.

## Storage & Handling Requirements

Store at room temperature (15 – 28 °C). Do not freeze. Refer to expiration date for stability.

## Sample Collection & Preparation

A fresh urine sample should be collected in the cup device immediately prior to testing. The urine should be collected to the recommended volume indicated by the "FILL TO HERE" mark on the outside of the cup. Examine the temperature strip within 1 minute after collecting the specimen. The temperature should be between 90 and 100 °F. Samples outside this range may have been adulterated.

## Assay Procedure

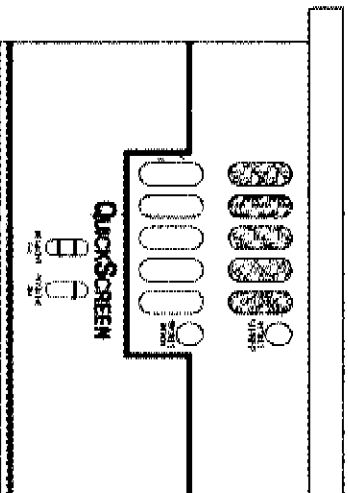
### Preparation

- Confirm that the cup device is at room temperature (15 – 28 °C) before testing.
- Do not break the seal on the on the lid until you are ready to perform the test.

### Testing

- Open the foil pouch, remove the test device, remove the cap from the test device and discard the desiccant packets.
- Have the donor collect his or her urine specimen in the cup to the recommended volume. Make sure that the urine level is at least at the "FILL TO HERE" mark printed on the front of the cup.
- Read the test results when indicated (see When to Read Test Results Using the "Timer").

## When to Read Test Results Using the "Timer"



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(888) 635-5840 Toll-free (358) 635-5843 Fax Internet: [www.pharmastech.com](http://www.pharmastech.com)

ected in urine during the initial several hours, but Benzoylsergamine persists in urine at detectable concentrations for 48 hrs.

**Opiates** (OPI 2600), are addictive, pain-relieving narcotic drugs derived from the opium poppy (*Papaver somniferum*). An opiate is any natural or synthetic drug derived from this plant that has morphine-like pharmacological actions. Natural opiates include Codeine, Morphine and Thebaine. Synthetic opiates include Heroin, Hydrocodone and Levorphanol.

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### Principle of the Procedure

The QuickScreen™ Cup Multi-Drug Screening Test is a competitive immunoassay that is used to screen for the presence of drugs of abuse in urine. It is a chromatographic absorbent device in which drugs or drug metabolites in a sample compete with drug / protein conjugate immobilized on a porous membrane for a limited number of antibody / dye conjugate binding sites. The test device employs a unique combination of monoclonal and polyclonal antibodies to selectively identify drugs of abuse in urine with a high degree of confidence. The test device also contains a self-timer that indicates when test results are ready to be interpreted.

In the procedure, fresh urine sample is collected directly into the cup. The urine is absorbed into each test panel by capillary action, mixes with the antibody / dye conjugate, and flows across the pre-coated membrane. **When sample drug levels are below the target cutoff** (the detection sensitivity of the test), antibody / dye conjugate binds to the drug / protein conjugate immobilized in the Test Region (T) of the device. This produces a colored Test Band that, *regardless of its intensity*, indicates a negative result.

**When sample drug levels are at or above the target cutoff, the free drug in the sample binds to the antibody / dye conjugate, preventing the antibody / dye conjugate from binding to the drug / protein conjugate immobilized in the Test Region (T) of the device. This prevents the development of a distinct colored band, indicating a potentially positive sample.**

In either case, a colored Control Band is produced in the Control Region (C) by a non-specific antibody-dye / conjugate reaction. This band serves as a built-in quality control device, demonstrating antibody recognition and reactivity as well as confirming that the test is complete.

### Reagents & Materials Supplied

1. 25 "Self-Imbed" Test Cups (Cat. # 9177X). Separate test panels for each target drug contain:
  - a. Monoclonal anti-drug antibody / colloidal gold conjugate in a protein matrix containing 0.1% sodium azide coated in the sample path
  - b. Drug derivative / protein conjugate immobilized as a line in the Test Region (T)
  - c. Goat anti-mouse antibody immobilized as a line in the Control Region (C)
2. Directional Inset (Cat. # 9177X-DI)

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Internet: [www.pharmalech.com](http://www.pharmalech.com)

A blank space indicates that no cross-reactivity was observed when the compound was tested to 5 µg/mL.

<sup>104</sup> A black space indicates that no cross-reactivity was observed when the compound was tested to 10  $\mu$ g/ml.

**Interfering Substances** - The following compounds were spiked into normal human urine and tested for interference with the QuickScreen™ Pro Multi Drug Screening Test. Unless otherwise noted, these compounds were tested to 100 µg/mL with no interference observed.

**Interfering Substances –** The following compounds were spiked into normal human urine and tested for interference with the QuickStream™ Pro Multi Drug Screening Test. Unless otherwise noted, these compounds were tested to 100 µg/mL with no interference observed.

Acetaminophen • Acetone • N-Acetylprocainamide • Acetylsalicylic Acid (Aspirin) • Albumin • Aqueous Amiprazolan<sup>†</sup> • Auranthine • (+)-Anetholepin • Antikasin • di-Aminoglutethimide • Aminopyrine • Amitriptyline • Anisobarbital • Amoxicillin • Ampicillin • Apocarpine • Apothebarbitol • (-)-Arteranol • L-Ascorbic Acid (Vitamin C) • Aspartame • d-Aspartic Acid • dl-Aspartic Acid • L-Aspartic Acid • Atropine • Barbitol • Barbituric Acid • Benzoic Acid • Benzphetamine • Benzotropine Methane Sulfonate • Bifendolol • Bromazepam • Bromocriptine Mesylate • (+)-Brompheniramine • Butalbital • Butalbital/Chlorbutazepoxide • Caffeine • Cannabidiol • Carbamazepine • Cephalixin • Chloramphenicol • Chlorbutazepoxide • Chlorthalidone • (+)-Chlorpheniramine • (±)-Chlorpheniramine • Chlorpromazine • Chlorpropamide •

**Interfering Substances, continued**

### Interfering Substances, continued

[illegible]

ILLINOIS DEPARTMENT OF CORRECTIONS  
COMMITTED PERSON'S GRIEVANCE

Request from DO.

Date: 7-11-07	Committed Person (Please Print) BRIAN JONES	ID# K56957
Present Facility: STATEVILLE C.C.	Facility where grievance issue occurred: STATEVILLE C.C.	
NATURE OF GRIEVANCE:		
<input type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time
<input type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input checked="" type="checkbox"/> Other, specify: COUNSELOR M.T.3
<input type="checkbox"/> Disciplinary Report: _____	Date of Report: _____	Facility where issued: _____
Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification		
Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to: Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor. Chief Administrative Officer, only if EMERGENCY grievance. Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.		
Brief Summary of Grievance: I AM FORWARDING THIS GRIEVANCE STRAIGHT TO THE GRIEVANCE OFFICER BECAUSE ITS PERTAINING TO my COUNSELOR EDWARD BUTKIEWITZ, I GAVE THIS MAN my DISCIPLINARY REPORTS ON 6-21-07 TO SEE WHY I BEEN IN SEG SINCE MAY 2 2007 AND RECEIVED A DISCIPLINARY REPORT ON MAY 14 2007 BUT HAD NEVER BEEN TO THE ADJUSTMENT COMMITTEE. THIS MAN TO THIS DATE JUL 11 2007 HAS		
Relief Requested: FOR COUNSELOR EDWARD BUTKIEWITZ TO SEND ME ALL 3 OF my DISCIPLINARY REPORTS.		
<input type="checkbox"/> Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.		
Committed Person's Signature: <u>B. Jones</u>		ID# K56957
		Date: 7.11.07
(Continue on reverse side if necessary)		

Counselor's Response (if applicable)		
Date Received: _____	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
Response: _____		
_____		
_____		
_____		
Print Counselor's Name	Counselor's Signature	Date of Response

RECEIVED JUL 31 2007 OFFICE OF INMATE ISSUES		EMERGENCY REVIEW	
Date Received: _____	Is this determined to be of an emergency nature?		<input type="checkbox"/> Yes; expedite emergency grievance
			<input type="checkbox"/> No; an emergency is not substantiated. Committed person should submit this grievance in the normal manner.
Chief Administrative Officer's Signature: _____		Date: _____	



ILLINOIS DEPARTMENT OF CORRECTIONS  
COMMITTED PERSON'S GRIEVANCE (Continued)

NOT TOLD ME ANYTHING AND I SEND  
LETTER AFTER LETTER TELLING HIM TO SEND  
MY DISCIPLINARY REPORTS. HE HAS 3  
TICKETS OF MINE ONE FOR CONTRABAND  
WHICH WAS EXPUNGED, ONE FOR A BOGUS  
DRUG TEST THAT NEVER HAPPENED AND I GOT  
A SUMMARY BACK SAYING CONTINUED AS  
OF 6-26-07 EVEN THOUGH I HAD A HEARING  
FOR IT 5-9-07. I RECEIVED BOTH OF THOSE  
TICKETS 5-3-07. AND HE ALSO HAS A  
TICKET FOR ANOTHER FABRICATED DRUG TEST  
I RECEIVED 5-14-07. ALL THESE DATES ARE  
IMPORTANT. I TRULY BELIEVE INTERNAL  
AFFAIRS, THE ADJUSTMENT COMMITTEE, AND  
COUNSELOR BUTKIEWITZ ARE TRYING TO  
ALTER MY TICKETS SINCE I TRUSTED MY  
COUNSELOR AND GAVE HIM MY COPIES.  
BUT BEFORE I GAVE HIM THE TICKETS  
DEPUTY DIRECTOR ROBERTA FEW SENT AN  
INVESTIGATOR TO TALK TO ME ABOUT  
INTERNAL AFFAIRS HARASSING & THREATENING  
ME. AND THE BOGUS FABRICATED TICKETS  
THEY WROTE. THE INVESTIGATOR FROM  
SPRINGFIELD WROTE DOWN THE DATES I  
RECEIVED MY TICKETS AND DOCUMENTED  
THEM SO IF COUNSELOR BUTKIEWITZ  
DOESNT SEND MY TICKETS BACK THE SAME  
WAY IT WILL BE EXPOSED. I HAVE  
SEVERAL GRIEVANCES PENDING ABOUT THESE  
REPORTS SO MY COPIES ARE ESSENTIAL TO  
ME.

TO: GRIEUVANCE  
OFFICER  
GARCIA  
9-10-07

I have not forgot. I am currently working on your situation. I will contact you by Monday with an ~~update~~ Update.

T. Garcia





BETAN  
JONES #KS695

COUNSELOR GARZA.

PLEASE READ THIS LETTER AND BE FAIR  
BECAUSE WHEN I TALKED TO YOU  
AND YOU TOLD ME YOU WERE A  
FAIR PERSON I BELIEVED YOU. IF  
POSSIBLE PLEASE TAKE 10 MINUTES  
OUT OF YOUR BUSY SCHEDULE TO  
COME TALK TO ME ABOUT THIS  
LETTER. BECAUSE WHEN YOU SEND  
ME THINGS IN THE MAIL IT  
TAKES A WEEK TO REACH ME.

P.S. I'VE LOST  
25 LBS. I HAVEN'T SEEN  
MY KEYS OR TALKED  
TO THEM IN ALMOST  
5 MONTHS. FOR A  
LIFE. PLEASE BE  
FAIR.

THANK  
you.

B Jones

BRIAN  
JONES

#K56957

G.O. GARCIA,

GREETINGS, WE HAD A CONVERSATION ALMOST 2 WEEKS AGO. AND YOU ASSURED ME THAT YOU WOULD LOOK OVER MY GRIEVANCE AGAIN AND IF YOU COULD PROVE THAT I NEVER HAD A HEARING FOR THE MAY 2ND TICKET YOU WOULD HELP ME. YOU ALSO SAID YOU WOULD SEND ME THE INFO FOR THE HEAD OF THE A.R.B. AND YOU WOULD TRY TO ASCERTAIN IF THE A.R.B. RECEIVED MY MAIL WELL AS YOU CAN SEE I ONLY WENT TO THE ADJUSTMENT COMMITTEE ONCE ON MAY 9TH 2007 FOR THE MAY 1ST TICKET. ON MY SUMMARY THE TICKET NUMBER SAYS FOR THE MAY 1ST TICKET ONLY. AND IT HAS ALREADY BEEN PROVEN THAT I NEVER TOOK A TEST ON MAY 1ST. SO NOT ONLY DID THEY GIVE ME THE TICKET FOR THE MAY 2ND TICKET ON MAY 14TH WHICH WAS

12 DAYS AFTER ~~THE~~ THE ALLEGE  
OFFENSE SO THATS BOGUS. BUT  
THEN THEY ADMIT I NEVER BEEN  
TO THE ADJUSTMENT COMMITTEE.  
SO THE PROOFS RIGHT THERE.  
YOU LOOKED ME IN MY EYES AND  
SAID YOU WERE A FAIR PERSON THAT  
WOULD HELP ME IF YOU CAN PROVE  
IT WAS BOGUS. EVEN COUNSELOR WORKMAN  
RESPONDED TO ~~MY~~ MY GRIEVANCE  
SAYING I'M GUILTY OF THE MAYIST  
TICKET BECAUSE THEY SENT ME THE  
MAY 2ND TICKET AND I DON'T HAVE TO  
GO ~~TO~~ THE ADJUSTMENT COMMITTEE.  
HOW IN THE <sup>WORLD</sup> AM I GUILTY OF A  
MAY 2ND INCIDENT ON A TICKET  
FOR A MAYIST INCIDENT. ON THE  
THE TICKET IT CLEARLY STATES. ALL  
CHARGES MUST BE SUBSTANTIATED. DID  
THEY PROVE I TOOK AND FAIL A TEST ON  
MAY 1ST? OF COURSE THEY DIDNT.  
I NEVER TOOK A TEST MAY 1ST AND  
I NEVER BEEN TO THE ADJUSTMENT  
COMMITTEE FOR THE MAY 2ND TICKET WHICH  
I DIDNT RECEIVE UNTIL MAY 14TH.  
THERE IS THE PROOF RIGHT THERE. THANK YOU  
BONE

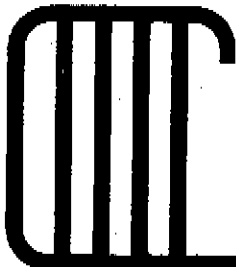
Counselor's Response (if applicable)		
<b>Date Received:</b> _____	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
<b>Response:</b> _____ _____ _____ _____ _____		
_____ _____ _____ _____ _____	_____ _____ _____ _____ _____	_____ _____ _____ _____ _____
<b>Print Counselor's Name</b>	<b>Counselor's Signature</b>	<b>Date of Response</b>

<b>EMERGENCY REVIEW</b>	
Date <b>RECEIVED</b> AUG - 8 2007 OFFICE OF INMATE ISSUES	Is this determined to be of an emergency nature?  <input type="checkbox"/> Yes; expedite emergency grievance <input type="checkbox"/> No; an emergency is not substantiated. Committed person should submit this grievance in the normal manner.
Chief Administrative Officer's Signature	Date

ILLINOIS DEPARTMENT OF CORRECTIONS  
COMMITTED PERSON'S GRIEVANCE (Continues)

ON MAY 1ST, I RECEIVED ANOTHER TICKET  
MAY 14TH FOR AN OFFENSE THAT HAPPENED  
MAY 2ND I WAS TOLD THIS IS THE  
CORRECT TICKET WELL AS YOU CAN ASCERTAIN  
I HAVN'T BEEN TO THE ADJUSTMENT  
COMMITTEE FOR THIS TICKET. ALL INMATES  
MUST RECEIVE THE CORRECTED TICKET  
BEFORE ~~THEY~~ THEY GO TO THE COMMITTEE  
HOW IN MY MASTER FILE CAN I  
BE FOUND GUILTY OF A TICKET MAY 9TH  
AND I DIDN'T RECEIVE IT UNTIL MAY 14TH.  
IN THE RULE BOOK THERE IS NO  
DOUBT OR CONTRADICTION INMATES  
HAVE A RIGHT TO GO IN FRONT OF  
THE COMMITTEE FOR CORRECTED TICKETS.  
NOT JUST A RIGHT BUT ITS LAW  
AND I NEVER WENT TO THE COMMITTEE  
FOR THE CORRECTED TICKET. HOW AM I  
GUILTY MAY 9TH AND DIDN'T GET THE  
TICKET UNTIL MAY 14TH. ~~THEY~~ THEY HAD TO  
DO WAS CALL ME IN FRONT OF THE  
COMMITTEE FOR THE MAY 2ND TICKET  
WHICH THEY DIDN'T DO.

ALL INMATES  
GOES IN FRONT OF THE  
ADJUSTMENT COMMITTEE  
FOR CORRECTED TICKETS  
ITS IN THE RULE BOOK!



**Illinois**  
Department of  
**Corrections**

**Rod R. Blagojevich**  
Governor

**Roger E. Walker Jr.**  
Director

Menard Correctional Center / P.O. Box 711 / Menard, IL 62259-9998 / Telephone: (618) 826-5071 / TDD: (800) 526-0844

December 8, 2006

Mr. Brian Jones  
K56957  
Menard Correctional Center  
PO Box 711  
Menard, IL 62259

Dear Mr. Jones:

Your correspondence regarding your safety at Menard Correctional Center has been forwarded to my office for handling.

Your allegations of staff harassment at Menard Correctional Center have been referred to an investigator with the Illinois Department of Corrections. I assure you all necessary means will be used to make sure this matter is looked into entirely.

IDOC staff are required to follow a strict policy of conduct, and this policy is reviewed annually. Any proven violation of this policy results in appropriate disciplinary action.

I trust this is responsive to your concerns.

Sincerely,

A handwritten signature in black ink, appearing to read 'Donald A. Hulick'.

Donald A. Hulick  
Warden

DAH:jae

cc: Master File

## ILLINOIS DEPARTMENT OF CORRECTIONS

## Offender Disciplinary Report

STATEVILLE

Date: 1 MAY 07

## Type of Report:

- ☒ Disciplinary  
☐ Investigative

Facility

## Offender Information:

Offender Name:

JAMES, BRIAN

ID #:

K56957

## Offense Information:

Observation Date:

1 MAY 07

Approximate Time:

750

a.m.  
p.m.

Location:

14. OFFICE

## Offense(s): DR 504:

205- Drugs and Drug paraphernalia

## Summary of facts supporting violation: (NOTE: Each offense identified above must be substantiated.)

On the above date and approximately time this was conducted. A urinalysis test of urine JAMES, BRIAN K56957, using a WATSON CHEM-10 Screen Five, system gave the tested sample of 750AM and yielded of 5.00, showing a positive result. A written check of the results of the test. The test indicated a positive reaction for THC. All procedures were followed and a 10.00% sample is retained in the laboratory. Disciplinary Report Form.

## Witness(es):

Witness Name

Witness ID

Witness Type (Staff/Offender/Visitor)

A. J. [Signature]

[Signature]

[Signature]

☐ Check if DOC 0318 is attached to describe additional facts, observations or witnesses.

Do not write below this line.





**Illinois**  
Department of  
**Corrections**

**Rod R. Blagojevich**  
Governor

**Roger E. Walker Jr.**  
Director

1301 Concordia Court / P.O. Box 19277 / Springfield IL 62794-9277 / Telephone: (217) 658-2200 / TDD: (800) 526-0844

March 19, 2008

Brian Jones  
Register No. K56957  
Stateville Correctional Center

Dear Mr. Jones:

This is in response to your grievance received on November 21, 2007, regarding a disciplinary report dated October 12, 2007, which was alleged to have occurred at Stateville Correctional Center. This office has determined the issue will be addressed without a formal hearing.

This office has reviewed your written grievance dated November 8, 2007 regarding the above issued disciplinary report and claims that Officer Jackson was not at work on 10/12/07 at 11:30 PM.

The Grievance Officer's report (1424) and subsequent recommendation dated November 14, 2007 and approval by the Chief Administrative Officer on November 14, 2007 have been reviewed.

This office reviewed the disciplinary report written on October 12, 2007 by Officer Jackson citing you for the offense of 403-Disobeying a Direct Order.

The Stateville Adjustment Committee reviewed the report (200701942/1-STA) October 23, 2007 and found you guilty of the charge. Recommended discipline was: Demotion to C grade 1-month, Segregation 1-month and Revoke GCC or SGT 1-month. The Chief Administrative Officer concurred with the recommendation on October 29, 2007.

This office notes that the report reflects it was written at 11:30 AM. However, while the Summary does reflect 11:30 PM, this office is confident that this is a typographical input error. Additionally, the Summary does reflect that Jones refused to be placed in a cell with Maggette. The report reflects the opposite, that Jones *refused to let Maggette in the cell with him*.

Based on a total review of all available information and a compliance check of the procedural due process safeguards outlined in DR504, this office recommends the grievance be suspended. The Stateville Adjustment Committee is to have the time changed on the Summary and is to change the Summary to appropriately reflect the events as stated in the report. A copy of the amended Summary is to be provided to this office. Upon receipt, this office will finalize this report.

FOR THE BOARD:

Sherry Benton  
Administrative Review Board  
Office of Inmate Issues

I concur. Warden McCann is to have the Adjustment Committee proceed accordingly.

Roger E. Walker Jr.  
Director

cc: Warden Terry McCann, Stateville Correctional Center  
Stateville Adjustment Committee  
Brian Jones, Register No. K56957  
Tickler File

ILLINOIS DEPARTMENT OF CORRECTIONS  
Offender Disciplinary Report

## Reporting Employee Information:

Print Name: JOHNSON, J. L. Badge #: 1025 Signature: [Signature] Date: 10/10/07 Time: 2:00 ☐ a.m. ☒ p.m.

## Disciplinary Action:

## Shift Review

☒ Temporary Confinement ☐ Investigative Status Reasons: violation of rules

Printed Name and Badge #

Shift Supervisor's Signature  
(For Transition Centers, Chief Administrative Officer)

Date

## Reviewing Officer's Decision

☒ Confinement reviewed by Reviewing Officer Comment: Nothing to report

☐ Major Infraction, submitted for Hearing Investigator, if necessary and to Adjustment Committee

☐ Minor Infraction, submitted to Program Unit

Print Reviewing Officer's Name and Badge #

Reviewing Officer's Signature

Date

☒ Hearing Investigator's Review Required (Adult Correctional Facility Major Reports Only):

Print Hearing Investigator's Name and Badge #

Hearing Investigator's Signature

Date

## Procedures Applicable to all Hearings on Investigative and Disciplinary Reports

You have the right to appear and present a written or oral statement or explanation concerning the charges. You may present relevant physical material such as records or documents.

## Procedures Applicable to Hearings Conducted by the Adjustment Committee on Disciplinary Reports

You may ask that witnesses be interviewed and, if necessary and relevant, they may be called to testify during your hearing. You may ask that witnesses be questioned along lines you suggest. You must indicate in advance of the hearing the witnesses you wish to have interviewed and specify what they could testify to by filling out the appropriate space on this form, tearing it off, and returning it to the Adjustment Committee. You may have staff assistance if you are unable to prepare a defense. You may request a reasonable extension of time to prepare for your hearing.

Offender's Signature

ID#

☐ Check if offender refused to sign

## Serving Employee

Print Name

Badge #

Signature

☐ a.m.  
☒ p.m.

Date Served

Time Served

☐ I hereby agree to waive 24-hour notice of charges prior to the disciplinary hearing.

Offender's Signature

ID#

(Detach and Return to the Adjustment Committee or Program Unit Prior to the Hearing)

Date of Disciplinary Report

Print offender's name

ID#

I am requesting that the Adjustment Committee or Program Unit consider calling the following witnesses regarding the Disciplinary Report of the above date:

## Witness Information:

Print Name of witness

Witness badge or ID#

Assigned Cell  
(if applicable)

Title (if applicable)

Print Name of witness

Witness badge or ID#

Assigned Cell  
(if applicable)

Title (if applicable)

Print Name of witness

Witness badge or ID#

Assigned Cell  
(if applicable)

Title (if applicable)

ILLINOIS DEPARTMENT OF CORRECTIONS

## Offender Disciplinary Report

## Type of Report:

☒ Disciplinary ☐ Investigative

Stateville

Facility

Date: 05/10/07

Offender Name: JONES, Brian

ID #: K56957

Observation Date: 05/02/07

Approximate Time: 750

☒ a.m.  
☐ p.m.

Location: Lieutenant Office

Offense(s): DR 504: Drugs and Drug paraphernalia

**Observation:** (NOTE: Each offense identified above must be substantiated.) On the above date and approximate time this C/O conducted a urinalysis test of inmate JONES, BRIAN K56957, using a "Quick Screen Five" testing cup. The test started 7:50am and ended at 8:09am. Internal Investigator Kajtes of the Internal Affairs Unit checked the results of the test. The test indicated a positive reaction for THC. All procedures were followed and a DC1182 form is attached to this disciplinary report. EOR

Witness(es):

☐ Check if Offender Disciplinary Continuation Page, DOC 0318, is attached to describe additional facts, observations or witnesses.

S. Rodriguez	6125	5/11/07	101
Reporting Employee (Print Name)	Badge #	Date	Time

☐ a.m.  
☒ p.m.

## Disciplinary Action:

Shift Review: ☐ Temporary Confinement ☐ Investigative Status Reasons:

Printed Name and Badge #

Shift Supervisor's Signature  
(For Transition Centers, Chief Administrative Officer)

Date

Reviewing Officer's Decision: ☐ Confinement reviewed by Reviewing Officer Comment:☐ Major Infraction, submitted for Hearing Investigator, if necessary and to Adjustment Committee☐ Minor Infraction, submitted to Program Unit

Print Reviewing Officer's Name and Badge #

Reviewing Officer's Signature

Date

☐ Hearing Investigator's Review Required (Adult Correctional Facility Major Reports Only):

Print Hearing Investigator's Name and Badge #

Hearing Investigator's Signature

Date

## Procedures Applicable to all Hearings on Investigative and Disciplinary Reports

You have the right to appear and present a written or oral statement or explanation concerning the charges. You may present relevant physical material such as records or documents.

## Procedures Applicable to Hearings Conducted by the Adjustment Committee on Disciplinary Reports

You may ask that witnesses be interviewed and, if necessary and relevant, they may be called to testify during your hearing. You may ask that witnesses be questioned along lines you suggest. You must indicate in advance of the hearing the witnesses you wish to have interviewed and specify what they could testify to by filling out the appropriate space on this form, tearing it off, and returning it to the Adjustment Committee. You may have staff assistance if you are unable to prepare a defense. You may request a reasonable extension of time to prepare for your hearing.

☐ Check if offender refused to sign

Offender's Signature

ID#

Serving Employee (Print Name)

Badge #

Signature

Date Served

Time Served

☐ a.m.  
☐ p.m.☐ I hereby agree to waive 24-hour notice of charges prior to the disciplinary hearing.

Offender's Signature

ID#

(Detach and Return to the Adjustment Committee or Program Unit Prior to the Hearing)

Date of Disciplinary Report

Print offender's name

ID#

I am requesting that the Adjustment Committee or Program Unit consider calling the following witnesses regarding the Disciplinary Report of the above date:

Print Name of witness

Witness badge or ID#

Assigned Cell  
(if applicable)

Title (if applicable)

Witness can testify to:

Print Name of witness

Witness badge or ID#

Assigned Cell  
(if applicable)

Title (if applicable)

Witness can testify to:

Page \_\_\_\_ of \_\_\_\_  
Printed on Recycled PaperDistribution: Master File  
Offender  
Facility (2)

DOC 0317 (Rev. 2/2007)

## Grievance Officer's Report

Date Received: May 17, 2007

Date of Review: July 18, 2007

Grievance # (optional): 0458

Committed Person: Brian Jones

ID#: K56957

Nature of Grievance: Disciplinary Rpt: 5-2-07, Sta CC

**Facts Reviewed:** Grievant alleges that he was issued a ticket for a positive drug test. Grievant states at his first hearing on 5-9-07 and he states he did not do drugs. Grievant states he received another disciplinary report on 5-14-07 and it states he took another drug test on 5-2-07. Grievant states he did not see the Adjustment Committee for the second ticket. Grievant states he received a copy of his disciplinary report on 5-14-07 for the offense that took place on 5-2-07, 14 days after the event took place.

## Counselor Response:

Upon further review from Grievance Office, finds that this office received a copy of the final results 7-18-07, for the disciplinary report written on grievant on 5-2-07. In the hearing results for the hearing written on 5-9-07, grievant states he was tested on 5-2-07, and the correction was made to the report. All procedures were followed in the drug testing, per the Facility Drug and Alcohol Testing Coordinator. Disciplinary report will be upheld, sanctions are within the range set by Adjustment Committee.

**Recommendation:** Grievance is denied.

Ami Workman

Print Grievance Officer's Name

(Attach a copy of Committed Person's Grievance, including counselor's response if applicable)

Grievance Officer's Signature

## Chief Administrative Officer's Response

Date Received: 7-25-07

☒ I concur☐ I do not concur☐ Remand

Comments:

W. McCann

7-25-07

Date: <u>5-16-07</u>	Committed Person (Please Print) <u>BRIAN JONES</u>	ID# <u>K56957</u>
Present Facility: <u>STATEVILLE</u>	Facility where grievance issue occurred: <u>STATEVILLE</u>	
NATURE OF GRIEVANCE:		Received Grievance Office <u>MAY 14 2007</u>
<input type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time
<input type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input type="checkbox"/> Other: <u>STATEVILLE 0458</u>
<input checked="" type="checkbox"/> Disciplinary Report <u>5.2.07</u>	Date of Report	Facility where issued
Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.		
Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to: Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor. Chief Administrative Officer, only if EMERGENCY grievance. Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.		
Brief Summary of Grievance: <u>I WAS ISSUED A TICKET ON 5-3-07</u> <u>ABOUT A DRUG TEST THAT I <del>WAS</del> WAS</u> <u>ACCUSED OF TAKING. THE REVIEWING OFFICER</u> <u>AND HEARING INVESTIGATOR SIGNED OFF ON</u> <u>THIS REPORT AND SENT ME TO THE ADJUSTMENT</u> <u>COMMITTEE. I WAS ACCUSED OF TAKING AND FAILING</u> <u>THIS DRUG TEST ON 5-1-07. I WENT IN FRONT</u> <u>OF THE ADJUSTMENT COMMITTEE FOR THIS</u> <u>DISCIPLINARY REPORT ON 5-9-07. I TOLD THE</u> <u>TRUTH I DON'T DO DRUGS, INTERNAL AFFAIRS</u>		
Relief Requested: <u>THAT THE LAW BE ENFORCED AND THE</u> <u>DISCIPLINARY REPORT DISMISSED AND I'M ALLOWED</u> <u>OUT OF SEGREGATION A.S.A.P. THANK YOU</u>		
<input type="checkbox"/> Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.		
<u>B. Jones</u> Committed Person's Signature		<u>K56957</u> ID#
		<u>5.16.07</u> Date
(Continue on reverse side if necessary)		

Counselor's Response (if applicable)		
Date Received: <u>5/16/07</u>	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
Response: _____		
_____		
_____		
_____		
Print Counselor's Name	Counselor's Signature	Date of Response

EMERGENCY REVIEW	
Date Received: <u>5/16/07</u>	Is this determined to be of an emergency nature?
	<input type="checkbox"/> Yes; expedite emergency grievance
	<input type="checkbox"/> No; an emergency is not substantiated. Committed person should submit this grievance in the normal manner.
_____	
Chief Administrative Officer's Signature	Date

HAD A HISTORY OF HARASSING & THREATENING ME AND I NEVER EVER TOOK A DRUG TEST ON 5-1-07. LT. JOHNSON OF THE COMMITTEE SAID I SHOULD FILE A GRIEVANCE AND IF I NEVER TOOK A TEST THE REPORT WOULD BE DISMISSED SO THAT REPORT WAS DISMISSED ON 5-14-07 I GET ANOTHER DISCIPLINARY REPORT FROM THESE ROGUE OFFICERS IN INTERNAL AFFAIRS SAYING I TOOK ANOTHER TEST 5-2-07. I DID TAKE A TEST ON THAT DAY BUT WAS NEVER EVER TOLD TO BE POSITIVE. IF I WAS ALLOWED TO DEFEND MYSELF ON THIS BOGUS CHARGE THAT THEY SAY HAPPENED 5-2-07 I COULD EXPLAIN I DON'T DO DRUGS AND HOW INTERNAL AFFAIRS BASICALLY TOLD ME THEY WERE GOING TO GET ME. BUT THIS OFFENSE THEY ACCUSE ME OF HAPPENED 5-2-07. ITS BEEN 14 DAYS AND I HAUNT BEEN TO THE ADJUSTMENT COMMITTEE YET. A CLEAR VIOLATION OF 20 ILLINOIS ADMINISTRATIVE CODE SUB CHAPTER E - SECTION 504.20 ADJUSTMENT COMMITTEE HEARING PROCEDURE - A - WHICH STATES THE HEARING SHALL BE CONVENED BUT NOT CONCLUDED WITHIN 14 DAYS AFTER THE COMMISSION OF THE OFFENSE. I HAVE NOT BEEN TO THE COMMITTEE FOR ANY ~~REPORT~~ REPORT FOR AN OFFENSE THAT HAPPENED 5-2-07 ALSO - 20 ILLINOIS ADMINISTRATIVE CODE SUB CHAPTER E - SECTION - 504.20 - REVIEW OF DISCIPLINARY REPORTS - F. CLEARLY STATES IN NO EVENT I WILL REITERATE IN NO EVENT SHALL A DISCIPLINARY OR INVESTIGATIVE REPORT BE SERVED UPON AN ADULT OFFENDER MORE THAN 8 DAYS AFTER THE COMMISSION OF THE OFFENSE OR DISCOVERY UNLESS THE OFFENDER IS UNAVAILABLE OR UNABLE TO PARTICIPATE IN THE PROCEEDING. THEY CLAIM THE OFFENSE HAPPENED ON 5-2-07. THEY SIGNED AND WROTE THE REPORT 5-14-07 AND I DIDNT GET SERVED THE REPORT UNTIL 5-14-07 12 DAYS AFTER THE ALLEGED OFFENSE. INTERNAL AFFAIRS IS BREAKING LAW THIS REPORT IS NULL & VOID LAWFULLY. PLEASE READ THESE LAWS AND SEE INTELLIGENT THE

TRUTH

BILIAN JONES

#K5695

①

MRS FMS,

RECEIVED

AUG - 1 2007

OFFICE OF  
INMATE ISSUES

I'M WRITING YOU ABOUT A  
BOGUS DRUG TEST THAT INTERNAL  
AFFAIRS PUT ON ME FOR RETALIATION.  
WE ALREADY SPOKE FACE TO FACE  
AND I KNOW ITS MY WORD  
AGAINST THEIRS. BUT WHAT I'M  
ABOUT TO TELL YOU NOW I HAVE  
IRREFUTABLE EVIDENCE THAT  
I'VE BEEN IN SEG FOR THIS  
TICKET FOR ALMOST 90 DAYS  
AND I'VE NEVER BEEN TO THE  
ADJUSTMENT COMMITTEE. NOW  
THERE IS NO SECRET THAT THE  
QUICK SCREEN'S CUP THAT INTERNAL  
AFFAIRS USE TO DRUG TEST  
INMATES ARE FOR PRELIMINARY  
USE ONLY AND ALL POSITIVE  
RESULTS MUST BE CONFIRMED  
BY OTHER METHODS WHICH OFFICERS  
NEVER DO. MY FAMILY HAS  
INVESTIGATED THESE CUPS  
AND SENT ME A PAMPHLET  
ON THE CUP FROM THE  
MANUFACTURERS WHO ARE



EXPRESS DIAGNOSTICS, AND  
PHARMA TECH INC. I SENT THIS  
INFO TO DEPUTY DIRECTOR FEWES.  
I HAVE GRIEVANCES ON THAT  
ISSUE SO I WON'T BOTHER YOU  
WITH THAT. BUT THIS IS ILLEGAL  
ACTIVITY WHAT I'M ABOUT TO  
TELL YOU AND I HAVE PHYSICAL  
PROOF. I GOT A TICKET MAY 3RD  
SAYING I TOOK AND FAILED A  
DRUG TEST MAY 1ST WHICH WAS  
A BLATANT LIE. I WENT TO THE  
ADJUSTMENT COMMITTEE MAY 9TH.  
AND TOLD THE TRUTH I NEVER TOOK  
A DRUG TEST MAY 1ST PERIOD.  
SO THAT WAS THE END OF THAT.  
I RECEIVE ANOTHER TICKET  
MAY 14TH SAYING I TOOK AND  
FAILED A TEST MAY 2ND. THEY  
WROTE THIS TICKET MAY 11TH.  
SO FINE I WAS PREPARED WITH  
MY DEFENSE WHICH WAS THIS.  
I DON'T DO DRUGS PERIOD. I.A.  
THREATENED ME A WEEK BEFORE  
THIS TEST, I RECEIVE THE TICKET  
FOR THIS MAY 2ND TEST ON

RECEIVED

AUG - 1 2007

OFFICE OF  
INMATE ISSUES

MAY 11TH WHICH IS ILLEGAL, THE  
CUPS ARE NOT CONCLUSIVE  
CUPS. AND MY TICKET SHOULD BE  
THROWN OUT, THATS WHAT MY  
DEFENSE IS. ITS 7-27-07 AND  
I STILL HAVNT BEEN TO THE  
ADJUSTMENT COMMITTEE.

SO IVE BEEN WRITING GRIEVANCES  
AND LETTERS TO COUNSELOR K  
BUTKIEWICZ AND GRIEVANCE  
OFFICER AMI WORKMAN.

SO ~~COUNSELOR K~~ TOLD ME THAT  
THE COMMITTEE TOLD HIM I  
WENT TO THE HEARING ON THE  
CORRECT TICKET 5-15-07

THATS WAS ~~ON JULY 10TH~~ JULY 10TH.

SO I SAID THATS A LIE I NEVER  
GOT A SUMMARY BECAUSE I  
NEVER HAD A HEARING I'M  
JUST SITTING IN SEG ILLEGALLY.

SO I WROTE THE GRIEVANCE  
OFFICER ABOUT THIS. WHICH SHE  
LOPTEED THE LETTER AND I  
HAVE HER HANDWRITING  
RESPONDING TO THE LETTER  
I TOLD THEM IN THE LETTER

RECEIVED

AUG - 1 2007

OFFICE OF  
INMATE ISSUES

I TALKED TO INVESTIGATOR SEMS  
AFTER 5-1507 AND HE KNOWS  
I HAVEN'T BEEN TO THE COMMITTEE  
SO IF YOU GUYS LEFT IT WILL  
BE EXPOSED. SO A FEW DAYS  
LATER THE COUNSELOR CAME  
TO MY DOOR AND SAID I TALKED  
TO THE GRIEVANCE OFFICER WE  
BOTH KNOW YOU NEVER BEEN  
TO THE ADJUSTMENT COMMITTEE  
FOR THE CORRECT TICKET THEY  
SCREWED UP AND YOUR TICKET  
SHOULD BE EXPUNGED BUT  
GRIEVANCE OFFICER  
WORKMAN WAS TOLD TO  
NOT GRANT YOUR GRIEVANCE  
I SAID THEY CAN'T TELL HER  
THAT ALL INMATES HAVE  
A RIGHT TO GO IN FRONT  
OF THE ADJUSTMENT COMMITTEE  
FOR THE CORRECT TICKET TO  
DEFEND THEMSELVES. I SAID  
THAT'S IN THE RULE BOOK UNDER  
THE ILLINOIS ADMINISTRATIVE  
CODE SUBCHAPTER 504. THAT'S  
ILLEGAL. THEN THE

**RECEIVED**

AUG - 1 2007

OFFICE OF  
INMATE ISSUES

COUNSELOR SAID I KNOW YOU'RE  
 100% RIGHT IF I WAS YOU I  
 WOULD WRITE SPRINGFIELD  
 AND THAT'S WHAT I'M DOING.  
 SO ON 7-26-07 I GET A  
 SUMMARY THAT THE WARDEN  
 SIGNED 7-18-07 SAYING  
 I WENT TO THE  
 COMMITTEE 5-9-07 AND  
 I GOT A CORRECT TICKET  
 FOR A TEST ON 5-2-07 ON  
 5-14-07, BUT WHEN I WENT  
 5-9-07 I'M GUILTY OF THE  
 TICKET I RECEIVED 5-14-07.  
 DOES IT MAKE SENSE OF  
 COURSE IT DOESN'T BUT THAT'S  
 IS WHAT IS HAPPENING, WHEN  
 I GOT THE TICKET 5-14-07  
 ALL THEY HAD TO DO IS CALL  
 ME TO DEFEND MYSELF IN  
 FRONT OF THE COMMITTEE  
 WHICH THEY NEVER DID.  
 I HAVE PROOF THAT THEY TRIED  
 TO LIE AND SAY I HEARD THE  
 TICKET 5-15-07 BUT CHANGED  
 IT WHEN I MENTIONED YOUR

RECEIVED

AUG - 1 2007

OFFICE OF  
INMATE ISSUES

NAME. I HAVE PROOF I RECEIVED  
 THE TICKET 5-14-07 AND NEVER  
 BEEN TO THE COMMITTEE AND  
 I HAVE PROOF BY I.A.O.C  
 STAFF THAT THEY WERE TOLD  
 BY OTHER I.A.O.C. <sup>STAFF</sup> IN A  
 HIGHER POSITION TO NOT  
 GRANT MY GRIEVANCE EVEN THOUGH  
 THE RULES AND FILING'S LAW CLEARLY  
 STATES INMATES MUST DEFEND THEIR  
 SELVES WITH THE CORRECT TICKET.  
 THIS IS NOT MY WORD AGAINST  
 THEIRS I HAVE PHYSICAL EVIDENCE  
 AND I.A.O.C. STAFF WHO CAN TELL  
 YOU WHO EXACTLY TOLD THEM  
 TO BREAK THE LAW. THEY GAVE  
 ME 6 MONTHS SEG, 6 MONTHS  
 NO-CONTACT VESTS & 6 MONTHS  
~~SEG~~ C-GRADE. FOR NOT ONLY A  
 FABRICATED TICKET BUT A TICKET  
 I NEVER HAD A CHANCE TO DEFEND  
 MYSELF OF. PLEASE BE FAIR.  
 YOU TOLD ME YOU WERE FAIR  
 AND WRITE YOU WHEN ILLEGAL  
 ACTIVITY HAPPENS. THANK YOU!

EMPLOYE  
 YOU TO  
 INVESTIGATE  
 AND EXPOSURE  
 THIS FROM  
 MY RECORD  
 AND LET  
 ME OUT  
 OF SEG

PLEASE LET ME KNOW <sup>YOU</sup> RECEIVED THIS. B. <sup>K56957</sup>

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from one facility to another while pending a hearing, the individual shall be provided with an opportunity to present a defense at any subsequent disciplinary hearing held at the receiving facility that is comparable to that which would have been afforded, in accordance with this Subpart, at the sending facility.

- b) In determining the appropriate sanctions, the Adjustment Committee or Program Unit, the Chief Administrative Officer, and the Director may consider, among other matters, mitigating or aggravating factors such as:
  - 1) The offender's mental state at the time of committing the offense;
  - 2) The extent and degree of participation in the commission of the offense;
  - 3) The amount or nature of stolen property, contraband, or injury; and
  - 4) The offender's prior disciplinary record.
- c) Corporal punishment, disciplinary restrictions on diet, medical or sanitary facilities, clothing, bedding, mail, or access to legal materials and reductions in the frequency of use of toilets, washbowls, and showers shall be prohibited.
- d) Disciplinary restrictions on visitation, work, education, or program assignments and use of the library shall be related as closely as practicable to the abuse of such privileges. This subsection shall not apply to segregation or isolation of offenders for purposes of institutional control.
- e) Offenders are presumed to be responsible for any contraband or other property prohibited by this Part that is located on their person, within their cell or within areas of their housing, work, educational, or vocational assignment that are under their control. Areas under an offender's control include, but are not limited to, the door track, window ledge, ventilation unit, plumbing, and the offender's desk, cabinet, shelving, storage area, bed, and bedding materials in his or her housing assignment; and desk, cubicle, work station, and locker in his or her work, educational, or vocational assignment. If the offender produces evidence that convinces the Adjustment Committee or Program Unit that he or she did not commit the offense, the offender shall be found not guilty.

(Source: Amended at 27 Ill. Reg. 6214, effective May 1, 2003)

**Section 504.30 Preparation of Disciplinary Reports**

- a) Every employee has the duty to observe the conduct of offenders.
- b) If an employee observes an adult offender committing an offense, discovers evidence of its commission, or receives information from a reliable witness of

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such conduct, the employee shall promptly prepare a disciplinary report. However, if the infraction is one of those listed in the 400 series in Table A and the employee determines a disciplinary report is not necessary to resolve the situation, the employee may orally reprimand the offender.

- c) If an employee observes a juvenile offender committing an offense, discovers evidence of its commission, or receives information from a reliable witness of such conduct, the employee shall promptly prepare a disciplinary report provided the conduct is such that it may result in disciplinary action that suspends privileges, involves the imposition of disciplinary confinement, delays referral to the Prisoner Review Board, or causes a change in work, education, or other program assignments of more than 7 days duration. When the rule infraction is minor, every effort should be made to take corrective action that is adapted to individual circumstances, administered immediately and consistently, and is understood by the offender through appropriate counseling efforts.
- d) The disciplinary report must be fully completed. The reporting employee shall provide the following information to the extent known or available.
  - 1) The name and register number of the offender.
  - 2) The place, time, and date of the offense.
  - 3) The offense that the offender is alleged to have committed.
  - 4) A written statement of the conduct observed.
  - 5) The names of offenders, employees, and visitors who were witnesses. The identity of witnesses may be withheld for reasons of security provided a statement to that effect and the information the confidential source provided are included on the disciplinary report to the extent the information can be included without jeopardizing security.
  - 6) The signature of the reporting employee and the date and time the report is completed.
- e) If an offender is suspected of committing a disciplinary offense, an investigative disciplinary report, hereinafter referred to as an investigative report, may be issued that reasonably informs the offender of the subject of the investigation to the extent that safety and security allow.
- f) Service of a disciplinary report upon the offender shall commence the disciplinary proceeding. In no event shall a disciplinary report or investigative report be served upon an adult offender more than 8 days; or on a juvenile offender more



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than 6 days, after the commission of an offense or the discovery thereof unless the offender is unavailable or unable to participate in the proceeding.

(Source: Amended at 27 Ill. Reg. 6214, effective May 1, 2003))

**Section 504.40 Temporary Confinement**

- a) The shift supervisor shall determine whether or not it is necessary to place the offender in investigative status or in temporary confinement status pending a disciplinary hearing or a determination whether or not to issue a disciplinary or investigative report in accordance with Section 504.30. The Chief Administrative Officer shall also have the authority to release the offender from temporary confinement. The decision to place an offender in temporary confinement may be based, among other matters, on:
  - 1) The aggressiveness of the offender;
  - 2) The threat posed to the safety and security of the facility or any person;
  - 3) The need to restrict the offender's access to general population to protect the individual from injury or to conduct the investigation; or
  - 4) The seriousness of the offense.
- b) A juvenile offender shall not be placed in temporary confinement status pending a disciplinary hearing for more than 4 days unless the individual is in investigative status.

(Source: Amended at 27 Ill. Reg. 6214, effective May 1, 2003)

**Section 504.50 Review of Disciplinary Reports**

- a) The Chief Administrative Officer of each facility shall designate one or more Reviewing Officers.
- b) The Reviewing Officer shall review the decision to place an offender in temporary confinement within 3 days after such placement, whenever possible, and may order release from or placement in temporary confinement. Among other matters, the factors listed in Section 504.40(a) may be considered. If a disciplinary or investigative report has not been written within 3 days after placement in temporary confinement, the Reviewing Officer shall inform the Chief Administrative Officer.
- c) An offender who receives an investigative report shall be interviewed by the Reviewing Officer in order to permit the offender an opportunity to present his or her views regarding placement in investigative status. The interview shall be

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conducted within 14 days after initial placement of an adult offender in investigative status or within 3 days after initial placement of a juvenile offender in investigative status, whenever possible.

- 1) The Reviewing Officer shall recommend whether to continue placement of the offender in investigative status. Among other matters, factors listed in Section 504.40(a) may be considered. The Chief Administrative Officer shall make the final determination.
  - 2) The offender shall be informed of the decision and the decision shall be documented in writing.
  - 3) The offender may be detained in investigative status for up to 30 days for adults and up to 5 days for juveniles.
  - 4) If the investigation does not indicate that the offender may be guilty of any disciplinary offense, placement in investigative status shall be terminated and the report shall be expunged from the offender's records. A copy shall be maintained in an expungement file. This decision shall be made by the Chief Administrative Officer and shall be documented in writing.
  - 5) If, as a result of the investigation, it is necessary to amend or modify the original charges, the offender shall be issued a revised disciplinary report.
  - 6) Upon completion of the investigation, the offender shall appear before the Adjustment Committee for a hearing on the disciplinary report unless the report has been expunged.
  - 7) In the event that an investigation cannot be completed within 30 days for adults or 5 days for juveniles due to an institutional emergency, the Chief Administrative Officer may personally authorize, in writing, an extension of up to 30 days placement in confinement for adults and up to 5 days placement in confinement for juveniles pending investigation. As used in this Section, an institutional emergency includes riots, strikes, lockdowns, and natural disasters.
  - 8) The Director may personally authorize, in writing, additional extensions of up to 30 days each for adults if an institutional emergency prevents completion of the investigation within 60 days. The offender shall be informed of the decision in writing.
- d) The Reviewing Officer shall review each disciplinary report and determine whether:

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- 1) The reported facts justify a disciplinary hearing. If not, the report shall be expunged from the offender's records. A copy shall be maintained in an expungement file.
- 2) The disciplinary report has been completed properly. If not, the Reviewing Officer shall make the necessary corrections or direct the reporting employee to make the corrections. The offender shall be provided with a copy of the corrected report. In the event the corrected report contains new charges, the offender shall be provided a copy of the corrected report at least 24 hours prior to the hearing, unless the offender waives this notice in writing.
- 3) The offense is major or minor in nature. Major offenses shall be assigned to the Adjustment Committee for a hearing and minor offenses shall be assigned to the Program Unit for a hearing.
  - A) Aiding and abetting, soliciting, attempting to commit, conspiring to commit, or committing any offense listed in the 100, 200, or 500 series of Table A or Table B shall be considered a major offense.
  - B) Those offenses listed in the 300 or 400 series or the aiding and abetting, soliciting, attempting to commit, or conspiring to commit any of these offenses shall be designated as major or minor based on the seriousness of the offense and factors enumerated in Section 504.20(b).
- c) In adult correctional centers, the Reviewing Officer shall forward copies of all major disciplinary reports to the Hearing Investigator.

(Source: Amended at 27 Ill. Reg. 6214, effective May 1, 2003)

**Section 504.60 Investigation of Major Disciplinary Reports**

This Section only applies to adult correctional centers. This does not preclude use of Hearing Investigators at other facilities.

- a) The Chief Administrative Officer shall appoint one or more Hearing Investigators who shall review all major disciplinary reports.
- b) The Hearing Investigator may conduct an investigation into the charges as determined to be appropriate. This determination may be based, among other matters, upon the severity of the offense, the complexity of the charges, or the offender's admission of guilt. The investigation may include an investigation of additional charges.

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- c) The Hearing Investigator may correct or direct the reporting employee to correct any errors in the disciplinary report. The offender shall be provided with a copy of the corrected report. In the event the corrected report contains new charges, the offender shall be provided a copy of the corrected report at least 24 hours prior to the hearing unless the offender waives this notice.
- d) The Hearing Investigator may interview any person who may have information that relates to the alleged violation and may inspect any physical evidence.
- e) The Hearing Investigator shall determine whether or not to submit a report to the Adjustment Committee, based upon the results of the investigation. However, if the investigation reveals evidence of a convincing nature that the offender did not commit the offense, that evidence must be reported to the Committee.
- f) Any report may be submitted in writing or presented orally, as determined by the Hearing Investigator.

(Source: Amended at 27 Ill. Reg. 6214, effective May 1, 2003)

**Section 504.70 Adjustment Committee and Program Unit Composition**

- a) The Chief Administrative Officer shall appoint the Adjustment Committee, which shall be composed of at least 2 members.
  - 1) For adult offenders, the Adjustment Committee shall include:
    - A) To the extent possible, a person representing the counseling staff; and
    - B) At least one minority staff member.
  - 2) The Chief Administrative Officer shall designate a chairperson.
- b) The Program Unit shall be composed of a group of employees appointed by the Chief Administrative Officer who shall serve as Hearing Officers. For adult offenders, at least one member of the Unit shall be a minority staff member.

(Source: Amended at 27 Ill. Reg. 6214, effective May 1, 2003)

**Section 504.80 Adjustment Committee Hearing Procedures**

- a) The Adjustment Committee hearing shall be convened but need not be concluded within 14 days after the commission of the offense by an adult offender or within 7 days after the commission of the offense by a juvenile offender or its discovery, whenever possible, unless the offender has received a continuance or is unable or unavailable for any reason to participate in the hearing. For purposes of this

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Section, when an investigation has taken place, an offense is considered to be discovered upon the conclusion of the investigation. Inability to participate includes the absence of the offender from the facility for any reason or certification by health care staff that the offender is unable to appear.

- b) The offender shall receive written notice of the facts and charges being presented against him or her no less than 24 hours prior to the Adjustment Committee hearing. The offender may waive the 24-hour advance notice. The waiver shall be in writing.
- c) The offender shall be informed before or at the hearing of information that would tend to show that the offender was not guilty. If the information is provided to him or her at the hearing, the offender shall, upon request, be given a continuance.
- d) Any person who initiated the allegations that serve as the basis for the disciplinary report, or who conducted an investigation into those allegations, or who witnessed the incident, or who is otherwise not impartial shall not serve on the Adjustment Committee hearing that disciplinary report. An offender who objects to a member of the Committee based on a lack of impartiality must raise the matter at the beginning of the hearing. The Committee shall document the basis of the objection and the decision in the Adjustment Committee summary.
- e) An offender may, upon written request and for good cause shown, be granted additional time to prepare his or her defense. If at the time of the hearing the Committee determines that the offender was unable to prepare a defense, because of a language barrier, the Committee shall automatically grant a request for a continuance for language assistance. The committee shall then make the necessary arrangements for language assistance. Inability to prepare a defense due to a language barrier includes, but is not limited to, a request for witnesses.
- f) Any offender charged with a violation of any rule shall have the right to appear before and address the Committee. Any refusal to appear shall be documented and provided to the Committee. However, failure to appear before or address the Committee may be adversely construed against the individual by the Adjustment Committee.
  - 1) The offender may make any relevant statement or produce any relevant documents in his or her defense.
  - 2) Prior to the hearing, the offender may request that witnesses be interviewed. The request shall be in writing on the space provided in the disciplinary report and shall include an explanation of what the witnesses would state. If the offender fails to make the request in a timely manner before the hearing, the individual may be granted a continuance for good cause shown.

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- g) The Committee shall consider all material presented that is relevant to the issue of whether or not the offender committed the offense.
- h) The Adjustment Committee shall consider any statements of witnesses with relevant knowledge of the incident who are reasonably available.
  - 1) The Committee or its Hearing Investigator may interview witnesses and prepare or review summaries of their testimony prior to or at or subsequent to the hearing.
  - 2) The offender does not have the right to confront or cross-examine any witnesses but may submit questions for witnesses to the Committee prior to the hearing. These questions shall be asked by the Committee or its Hearing Investigator unless found to be cumulative, irrelevant, or a threat to the safety of individuals or the security of the facility.
  - 3) A means shall be provided in each living unit for offenders to submit witness request slips. The Committee may disapprove witness requests that are not received prior to the hearing.
  - 4) Requests by offenders for witnesses may be denied if their testimony would be, among other matters, irrelevant or cumulative or would jeopardize the safety or disrupt the security of the facility. If any witness request is denied, a written reason shall be provided.
  - 5) At least one person who serves as an Adjustment Committee member shall hear the in-person testimony of the offender's witnesses where the offender makes a timely request for the witnesses or is granted a continuance to request witness testimony. In-person testimony of the offender's witnesses shall be defined as face-to-face contact or telephonic contact by the Adjustment Committee.
  - 6) If the Adjustment Committee makes a written determination that the in-person testimony by the witness requested by the offender would undermine authority or would present potential disruption of the operations of the facility or a threat to the safety of any person or institutional safety or correctional goals, the Adjustment Committee may elect to accept the testimony through other legally permissible means, including, but not limited to, a sworn written summary of an interview of the witness or a sworn statement.
  - 7) A sworn written statement or sworn written summary of a witness' testimony is a reasonable alternative to in-person testimony if the witness' testimony will be accepted as credible and it involves verification of

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alleged facts, including but not limited to a witness who will testify to the authenticity of contents of a record or document, cell location, work assignment, writ status, staff work schedule, or identification.

- 8) When testimony is presented to the Adjustment Committee in the form of a written summary or statement, a copy of the written summary or statement shall be given to the accused offender unless the Adjustment Committee finds that disclosure presents a threat to the safety of any person.
- i) The offender shall not have the right to either retained or appointed counsel. The offender may request the assistance of a staff member in the preparation and presentation of his or her defense if he or she is illiterate or does not speak English or when other circumstances exist that preclude the individual from adequately preparing his or her defense.
- j) The Adjustment Committee shall decide whether or not the offender committed the offense based upon all relevant information and evidence.
  - 1) The Committee must be reasonably satisfied there is some evidence that the offender committed the offense for the individual to be found guilty.
  - 2) Polygraph results may be considered but may not be the sole basis for finding the offender guilty of the offense.
- k) The Adjustment Committee shall take one of the following actions, based upon the evidence admitted:
  - 1) Find that the offender did not commit the offense. In that case, the Committee shall order that the disciplinary report be dismissed and expunged from the offender's record. A copy shall be maintained in an expungement file.
  - 2) Find that further investigation is necessary to determine if the offender did or did not commit the offense and place the offender in investigative status.
  - 3) Find that additional time is needed to obtain information relative to the charge. The hearing may be continued for a reasonable time. However, unless the offender is placed in investigative status, the individual may not be confined for more than 14 days for adult offenders or 7 days for juvenile offenders from the date of placement in temporary confinement.



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- 4) Find that the offender did commit the offense or a lesser offense for which the elements were included in the original charge. The Committee may recommend one or more of the following disciplinary actions:
- A) Reprimand the offender.
  - B) Suspend or restrict one or more privileges of the offender for a specific period of time.
  - C) Reduce the offender's grade or level.
  - D) Change the offender's program.
  - E) Change the offender's housing assignment or transfer the individual to another correctional facility.
  - F) Revoke the offender's statutory good time or good conduct credits.
  - G) Increase the offender's security classification.
  - H) Place the offender in segregation or confinement. A juvenile offender may not be confined for more than 7 consecutive days nor more than 15 days within a 30 day period except in cases of violence or attempted violence in accordance with Section 504.730. Credit shall be given for any period of pre-hearing and investigative status confinement.
  - I) Require the offender to make restitution.
  - J) Revoke the offender from a transition center. If revocation is recommended, the Committee may also recommend reduction in grade and placement in segregation.
  - K) Require forfeiture of items of contraband used in the offense or possessed in violation of this Part.
  - L) Delay referral of a juvenile offender to the Prisoner Review Board for recommended parole.
- 5) This Part shall in no way be construed to restrict or limit the Department's ability to administratively change an offender's job, educational, program, or housing assignment, to restrict privileges, or to transfer the offender to another facility.

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1)

A written record shall be prepared and signed by all members of the Committee that contains:

- 1) A summary of oral and written statements and other evidence presented.
  - A) The Committee may consider information from confidential sources if:
    - i) It finds that his or her identity must be withheld for reasons of security; and
    - ii) The information is reliable.
  - B) Reliability may be established by one of the following:
    - i) The investigating officer has indicated, in writing and by his or her appearance before the Adjustment Committee, the truth of his or her report containing confidential information;
    - ii) Corroborating testimony such as statements from other sources or polygraph results; or
    - iii) A statement by a member of the Adjustment Committee or an oral or written statement to the Adjustment Committee by supervisory or administrative staff that the individual has firsthand knowledge of the sources of information and considers them reliable on the basis of their past record of reliability.
  - C) If the identity of a source is being withheld for reasons of security, a statement to that effect and a statement that the Committee finds the information reliable must be included. A summary of the information provided and the basis for the finding of reliability shall be documented, but need not be included in the summary based on safety and security concerns.
- 2) If the Committee members find that the offender committed the offense, a statement as to their reasons for the finding. If exonerating evidence is presented and disregarded, the Committee must state the basis for disregarding the evidence.
- 3) The disposition of the charges, the disciplinary action recommended, and the reasons for recommending the disciplinary action.

**20 ILLINOIS ADMINISTRATIVE CODE CH. I. SEC. 504**  
**SUBCHAPTER e**

- m) If the safety or security of the facility or any person is jeopardized by certain references in the written record, they may be deleted but the fact that omissions have been made shall be noted on the summary, along with a finding that material is being deleted based on safety or security concerns.
- n) If the offender is found guilty, the individual shall be informed of the opportunity to appeal through the grievance procedures in 20 Ill. Adm. Code 504.Subpart F.
- o) A copy of the disciplinary report and Adjustment Committee summary shall be forwarded to the Chief Administrative Officer for review and approval and a copy shall be filed in the offender's record. The offender shall be given a copy of the Adjustment Committee summary.
- p) The Chief Administrative Officer shall review all Adjustment Committee dispositions. The Director shall review all Adjustment Committee dispositions in which it is recommended that the offender lose statutory good time or good conduct credits. The Deputy Director of the Juvenile Division shall review any Adjustment Committee disposition of a juvenile offender when the Committee has recommended a delay in referral of the offender to the Prisoner Review Board for more than 30 days.
- 1) The Director, Deputy Director, or the Chief Administrative Officer may take the following actions:
  - A) Confirm the recommendation in whole or in part.
  - B) Order additional or new proceedings.
  - C) Suspend or overturn the recommendation.
  - D) Offer the offender a work assignment which, if accepted and satisfactorily completed, will result in reduction of original disciplinary sanctions.
- 2) The Director, Deputy Director, or the Chief Administrative Officer shall not increase the sanctions recommended by the Adjustment Committee, but he or she may reduce them. The offender shall be sent a copy of any modification to the Adjustment Committee recommendations.

(Source: Amended at 27 Ill. Reg. 6214, effective May 1, 2003)